



Published by Authority.

Fig. 30.1

MAILBOX, TUESDAY, JULY 29, 1996

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### Part H.—Notifications by Government.

## CHART 1 (CONT.)

[illegible]

## APPENDICES

For 1st.—M. H. W. T. R. Narayana Ayyar, Advocate, Subrahmanya Judge, Talasari, to act as District and Sessions Judge, Chikmagalur, per Mr. R. A. Jeejeebhoy, I.C.S., granted privilege leave or walk further orders.

No. 148.—M.R. Ry. T. R. Kappanann: *Aryas Arastad*, no relief as Acting District and Sessions Judge, Coimbatore, in act as District and Sessions Judge, Tirunelveli, was M.R. Ry. E. V. Karunakaran, Madras General, demand.

*Ex. 164.*—Under the provisions of sub-section (B) of section 8 of the Code of Criminal Procedure, 1908, M.R. Sp. P. Subbappa Mudaliyar Awarded, Subordinate Judge, to be Additional Sessions Judge, Channarayana.

#### KEYWORDS PLACED:

Received July 14, 1979

No. 112.—The services of Mr. T. B. Russell, I.C.S., are placed temporarily at the disposal of the Hon'ble the Resident in Mysore for appointment as acting Quarters and District Magistrate, Civil and Military Station, Bangalore.

## ACKNOWLEDGMENTS

Detached, July 23, 1959.

<sup>1</sup> In Public Department Notification No. 114, dated the 11th June 1943, published at page 810 of the *First St. George Gazette*, dated the 11th June 1943, for the words "from or after the 1st September 1940," read "from or after the 25th August 1940."

## NOTIFICATION.

Colombo, July 21, 1922.

No. 145.—In exercise of the powers conferred by section 19, subsection (1) of the Indian Press Act, 1910, the Governor in Council hereby declares to be prohibited to His Majesty all copies, whether sold, of a pamphlet by Edward Gurnea entitled "Tamil India" issued by the Hindustani Ghadr Party, 5, Grand Bazaar, San Francisco, California, and all copies of all other documents containing copies or translations of or extracts from this said pamphlet inasmuch as it contains matter of the nature described in clause (a) of sub-section (1) of section 4 of the Act.

R. A. GRAHAM,  
Acting Chief Secretary.

## (Ecclesiastical.)

## APPOINTMENTS.

Colombo, July 21, 1922.

No. 110.—Lieut.-Col. R. G. Jey, M.C., M.A., to be a Lay Trustee of Holy Trinity Church, Colombo, Diocese, to fill an existing vacancy.

No. 111.—Tragedier-General Sir Eusebio W. F. R. Botelho, M.A., M.B., to be a Lay Trustee of Holy Trinity Church, Bangalore, to fill an existing vacancy.

## REAPPOINTMENT.

No. 121.—Major M. E. Ricardo, to be a Lay Trustee of Holy Trinity Church, Colombo, Diocese.

R. A. GRAHAM,  
Acting Chief Secretary.

## (Political.)

## APPOINTMENT.

Colombo, July 21, 1922.

No. 12.—Captain A. J. H. S. Hillman, to be Assistant Resident in Trincomalee and Ombudsman with effect from the date on which he assumes charge of the office.

R. A. GRAHAM,  
Acting Chief Secretary.

## HOME DEPARTMENT.

## (Judicial.)

## LEAVE.

Colombo, July 21, 1922.

No. 421.—Major G. W. Hirston, M.B., Acting Superintendent, Prisons, and Civil Jail, Madras, privilege leave for one month from and after the 2nd July 1922, under article 212, Civil Service Regulations, previously and subject to signification.

Colombo, July 21, 1922.

No. 422.—M.R.Dy. T. E. Siva Rao Anagol, Personal Assistant to the Inspector-General of Prisons, privilege leave from 1st July 1922, under article 212 of the Civil Service Regulations and G.O. No. 171, Government, dated 17th March 1922.

M.R.Dy. T. E. Siva Rao Anagol will be permitted to retain a duty leave on the appointment of Personal Assistant to the Inspector-General of Prisons during the period of his privilege leave.

## PERMITTED TO RETURN.

No. 423.—Mr. W. H. Wright, Assistant Superintendent of Prisons, is permitted to return to duty before the expiry of his leave.

## APPOINTMENT.

Colombo, July 21, 1922.

No. 424.—Mr. D. A. Greenwood, an officer in Acting Superintendency, Central Jail, Trincomalee, to act as Superintendent, Prisons, and Civil Jail, Madras, during the absence of Major G. W. Hirston, M.B., as above in and further orders.

POSTINGS.

Gatowood, July 19, 1920.

No. 441.—J. Akbar Mohamed Khan Sahib Bahadur, Deputy Superintendent of Police, on return from leave, to charge of District Subdivision, Kaira district.

No. 442.—Gajpal Abhai Sahib Sahib Bahadur, Acting Deputy Superintendent of Police, Mithi subdivision, on relief, to charge of Marathwada subdivisions, Yashwantrao district.

No. 443.—M.R.Ry. R. S. Krishnaswami Ayyar Aravali, Deputy Superintendent of Police, on return from leave, to be on special duty in the C.I.D. with headquarters at Dhanshodhi and Mr. A. G. Harris.

Gatowood, July 24, 1920.

No. 444.—Mr. W. H. Wright, on return from leave, to be Assistant Superintendent at Police, Coimbatore.

No. 445.—Mr. W. J. B. Barclay, Assistant Superintendent of Police, Coimbatore, on relief, to be Assistant Superintendent of Police, Nagpur, and M.R.Ry. P. Balakrishna Menon Aravali.

WITHDRAWAL OF POWERS.

Gatowood, July 22, 1920.

No. 446.—Under the provisions of section 41 of the Code of Criminal Procedure, 1908, the Governor in Council withdraws the powers of Special Magistrate for the area comprised within the jurisdiction of the Bench of magistrates at Tanjore in the district of Tanjore conferred on the undersigned magistrate who have retained their appointments:—

Khalid Sahib Wazir Sahib Javed Sahib Bahadur,  
Rasul Tawar Sahib Muhammad Abid Sahib Sahib Bahadur.

INVESTITURE OF POWERS.

Gatowood, July 22, 1920.

No. 447.—Under section 137 of the Code of Criminal Procedure, 1908, the undersigned officers are authorized to take down the evidence of witnesses with their own hand in the English language:—

M.R.Ry. Panchasathan Ramaswami Ayyar Rangaswami Ayyar Aravali, Panchatan Magistrate in the district of Madras.

Gatowood, July 25, 1920.

M.R.Ry. Taligere Ramaswami Ayyar Aravali, Sessions Judge at Tanjore.

Gatowood, July 24, 1920.

Mr. Harpal Sahibwar Muzumdar, District Magistrate at Chingleput.  
M.R.Ry. Panchasathan Sahib Wazir Sahib Bahadur, Additional Sessions Judge of Coimbatore.

Gatowood, July 19, 1920.

No. 448.—The Governor in Council is pleased to appoint the undermentioned gentlemen to be Special Magistrates for the areas specified opposite to their names with the powers and subject to the terms and conditions specified in Notification No. 747, dated the 12th August 1919, published at pages 1040 and 1241 of Part I of the Port of George Gazette of the 20th March as amended by Notification No. 420, dated the 15th October 1919, published at page 1512 of Part I of the Port of George Gazette, dated the 28th October 1919:—

M.R.Ry. Kartipura Phirga Gura—for the area comprised within the jurisdiction of the Bench of Magistrates at Coimbatore in the district of Coimbatore.

Gatowood, July 22, 1920.

Tanjore Taligere Sahib Wazir Sahib Bahadur, } for the area comprised within the  
M.R.Ry. Subashcharya Chaitanyar Anandachari } jurisdiction of the Bench of  
Rajawade Chaitanyar Ramaswami Chaitanyar } Magistrates at Tanjore in the  
Aravali } district of Tanjore.

No. 449.—Under the provisions of section 14 of the Code of Criminal Procedure, 1908, the Governor in Council is pleased to appoint M.R.Ry. Desai Tattacharya Ramaswami Ayyar, District Magistrate of Nagpur in the district of Raichur, for the term of his appointment as District Magistrate of Nagpur, such of the ordinary and additional powers of magistrates of the third class as are specified hereunder in respect of offences under sections 3 to 7 (with inclusion) of the Madras Town Nuisance Act, 1914, which may be exercised within the limits of the limits of Nagpur and Raichur in the district of Raichur.

I. Ordinary powers.—Schedule III of the Code of Criminal Procedure, 1908, sections 1—Sections 1 to 14, 15 and 17 to 23.

II. Additional powers.—Schedule IV of the Code of Criminal Procedure, 1908—Sections 4 and 5 of the powers conferred by the Local Government on a magistrate of the third class.

## NOTIFICATIONS.

Solemnized, July 26, 1920.

No. 616.—Under the provisions of section 5 of the Indian Registration Act, 1908 (XVI of 1908), the Government in Council is pleased to direct that, from and after the 1st September 1920, the undermentioned six villages which now form part of the registration sub-district of Anamalai, the undermentioned six villages which now form part of the registration sub-district of Madurai, and the undermentioned six villages which now form part of the registration sub-district of Sivagangai in the district of Coimbatore-Nigeria be detached therefrom and incorporated into a new registration sub-district, under the designation of the registration sub-district of Pudukottai. The limits of the villages shall be the limits which shall from time to time be determined for administrative purposes:—

Anamalai sub-district—Anamalai taluk (Government).			Sivagangai sub-district—Coimbatore taluk (Government).		
Serial number.	Survey number.	Name of village.	Serial number.	Survey number.	Name of village.
Anamalai sub-district—Anamalai taluk (Government).			Sivagangai sub-district—Coimbatore taluk (Government).		
1	41	Palani.	1	24	Anjuman.
2	42	Kadaper.	2	25	Arinjipalayam.
3	43	Manjampalayam.	3	26	Chidambaram.
4	44	Palani.	4	27	Kannur.
5	45	Palani.	5	28	Kannur.
6	46	Palani.	6	29	Kannur.
7	47	Palani.	7	30	Kannur.
Madurai sub-district—Anamalai taluk (Government).			8	31	Kannur.
1	51	Arinjipalayam.	9	32	Kannur.
2	52	Arinjipalayam.	10	33	Kannur.
3	53	Arinjipalayam.	11	34	Kannur.
4	54	Arinjipalayam.	12	35	Kannur.
5	55	Arinjipalayam.	13	36	Kannur.
6	56	Arinjipalayam.	14	37	Kannur.
7	57	Arinjipalayam.	15	38	Kannur.
8	58	Arinjipalayam.	16	39	Kannur.
9	59	Arinjipalayam.	17	40	Kannur.
10	60	Arinjipalayam.	18	41	Kannur.
11	61	Arinjipalayam.	19	42	Kannur.
12	62	Arinjipalayam.	20	43	Kannur.
13	63	Arinjipalayam.	21	44	Kannur.
14	64	Arinjipalayam.	22	45	Kannur.
15	65	Arinjipalayam.	23	46	Kannur.
16	66	Arinjipalayam.	24	47	Kannur.
17	67	Arinjipalayam.	25	48	Kannur.
18	68	Arinjipalayam.	26	49	Kannur.
19	69	Arinjipalayam.	27	50	Kannur.
20	70	Arinjipalayam.	28	51	Kannur.
21	71	Arinjipalayam.	29	52	Kannur.
22	72	Arinjipalayam.	30	53	Kannur.
23	73	Arinjipalayam.	31	54	Kannur.
24	74	Arinjipalayam.	32	55	Kannur.
25	75	Arinjipalayam.	33	56	Kannur.
26	76	Arinjipalayam.	34	57	Kannur.
27	77	Arinjipalayam.	35	58	Kannur.
28	78	Arinjipalayam.	36	59	Kannur.
29	79	Arinjipalayam.	37	60	Kannur.
30	80	Arinjipalayam.	38	61	Kannur.
31	81	Arinjipalayam.	39	62	Kannur.
32	82	Arinjipalayam.	40	63	Kannur.
33	83	Arinjipalayam.	41	64	Kannur.
34	84	Arinjipalayam.	42	65	Kannur.
35	85	Arinjipalayam.	43	66	Kannur.
36	86	Arinjipalayam.	44	67	Kannur.
37	87	Arinjipalayam.	45	68	Kannur.
38	88	Arinjipalayam.	46	69	Kannur.
39	89	Arinjipalayam.	47	70	Kannur.
40	90	Arinjipalayam.	48	71	Kannur.
41	91	Arinjipalayam.	49	72	Kannur.
42	92	Arinjipalayam.	50	73	Kannur.
43	93	Arinjipalayam.	51	74	Kannur.
44	94	Arinjipalayam.	52	75	Kannur.
45	95	Arinjipalayam.	53	76	Kannur.
46	96	Arinjipalayam.	54	77	Kannur.
47	97	Arinjipalayam.	55	78	Kannur.
48	98	Arinjipalayam.	56	79	Kannur.
49	99	Arinjipalayam.	57	80	Kannur.
50	100	Arinjipalayam.	58	81	Kannur.
51	101	Arinjipalayam.	59	82	Kannur.
52	102	Arinjipalayam.	60	83	Kannur.
53	103	Arinjipalayam.	61	84	Kannur.
54	104	Arinjipalayam.	62	85	Kannur.
55	105	Arinjipalayam.	63	86	Kannur.
56	106	Arinjipalayam.	64	87	Kannur.
57	107	Arinjipalayam.	65	88	Kannur.
58	108	Arinjipalayam.	66	89	Kannur.
59	109	Arinjipalayam.	67	90	Kannur.
60	110	Arinjipalayam.	68	91	Kannur.
61	111	Arinjipalayam.	69	92	Kannur.
62	112	Arinjipalayam.	70	93	Kannur.
63	113	Arinjipalayam.	71	94	Kannur.
64	114	Arinjipalayam.	72	95	Kannur.
65	115	Arinjipalayam.	73	96	Kannur.
66	116	Arinjipalayam.	74	97	Kannur.
67	117	Arinjipalayam.	75	98	Kannur.
68	118	Arinjipalayam.	76	99	Kannur.
69	119	Arinjipalayam.	77	100	Kannur.
70	120	Arinjipalayam.	78	101	Kannur.
71	121	Arinjipalayam.	79	102	Kannur.
72	122	Arinjipalayam.	80	103	Kannur.
73	123	Arinjipalayam.	81	104	Kannur.
74	124	Arinjipalayam.	82	105	Kannur.
75	125	Arinjipalayam.	83	106	Kannur.
76	126	Arinjipalayam.	84	107	Kannur.
77	127	Arinjipalayam.	85	108	Kannur.
78	128	Arinjipalayam.	86	109	Kannur.
79	129	Arinjipalayam.	87	110	Kannur.
80	130	Arinjipalayam.	88	111	Kannur.
81	131	Arinjipalayam.	89	112	Kannur.
82	132	Arinjipalayam.	90	113	Kannur.
83	133	Arinjipalayam.	91	114	Kannur.
84	134	Arinjipalayam.	92	115	Kannur.
85	135	Arinjipalayam.	93	116	Kannur.
86	136	Arinjipalayam.	94	117	Kannur.
87	137	Arinjipalayam.	95	118	Kannur.
88	138	Arinjipalayam.	96	119	Kannur.
89	139	Arinjipalayam.	97	120	Kannur.
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91	141	Arinjipalayam.	99	122	Kannur.
92	142	Arinjipalayam.	100	123	Kannur.
93	143	Arinjipalayam.	101	124	Kannur.
94	144	Arinjipalayam.	102	125	Kannur.
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96	146	Arinjipalayam.	104	127	Kannur.
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99	149	Arinjipalayam.	107	130	Kannur.
100	150	Arinjipalayam.	108	131	Kannur.
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103	153	Arinjipalayam.	111	134	Kannur.
104	154	Arinjipalayam.	112	135	Kannur.
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112	162	Arinjipalayam.	120	143	Kannur.
113	163	Arinjipalayam.	121	144	Kannur.
114	164	Arinjipalayam.	122	145	Kannur.
115	165	Arinjipalayam.	123	146	Kannur.
116	166	Arinjipalayam.	124	147	Kannur.
117	167	Arinjipalayam.	125	148	Kannur.
118	168	Arinjipalayam.	126	149	Kannur.
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124	174	Arinjipalayam.	132	155	Kannur.
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128	178	Arinjipalayam.	136	159	Kannur.
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132	182	Arinjipalayam.	140	163	Kannur.
133	183	Arinjipalayam.	141	164	Kannur.
134	184	Arinjipalayam.	142	165	Kannur.
135	185	Arinjipalayam.	143	166	Kannur.
136	186	Arinjipalayam.	144	167	Kannur.
137	187	Arinjipalayam.	145	168	Kannur.
138	188	Arinjipalayam.	146	169	Kannur.
139	189	Arinjipalayam.	147	170	Kannur.
140	190	Arinjipalayam.	148	171	Kannur.
141	191	Arinjipalayam.	149	172	Kannur.
142	192	Arinjipalayam.	150	173	Kannur.
143	193	Arinjipalayam.	151	174	Kannur.
144	194	Arinjipalayam.	152	175	Kannur.
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148	198	Arinjipalayam.	156	179	Kannur.
149	199	Arinjipalayam.	157	180	Kannur.
150	200	Arinjipalayam.	158	181	Kannur.
151	201	Arinjipalayam.	159	182	Kannur.
152	202	Arinjipalayam.	160	183	Kannur.
153	203	Arinjipalayam.	161	184	Kannur.
154	204	Arinjipalayam.	162	185	Kannur.
155	205	Arinjipalayam.	163	186	Kannur.
156	206	Arinjipalayam.	164	187	Kannur.
157	207	Arinjipalayam.	165	188	Kannur.
158	208	Arinjipalayam.	166	189	Kannur.
159	209	Arinjipalayam.	167	190	Kannur.
160	210	Arinjipalayam.	168	191	Kannur.
161	211	Arinjipalayam.	169	192	Kannur.
162	212	Arinjipalayam.	170	193	Kannur.
163	213	Arinjipalayam.	171	194	Kannur.
164	214	Arinjipalayam.	172	195	Kannur.
165	215	Arinjipalayam.	173	196	Kannur.
166	216	Arinjipalayam.	174	197	Kannur.
167	217	Arinjipalayam.	175	198	Kannur.
168	218	Arinjipalayam.	176	199	Kannur.
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173	223	Arinjipalayam.	181	204	Kannur.
174	224	Arinjipalayam.	182	205	Kannur.
175	225	Arinjipalayam.	183	206	Kannur.
176	226	Arinjipalayam.	184	207	Kannur.
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179	229	Arinjipalayam.	187	210	Kannur.
180	230	Arinjipalayam.	188	211	Kannur.
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185	235	Arinjipalayam.	193	216	Kannur.
186	236	Arinjipalayam.	194	217	Kannur.
187	237	Arinjipalayam.	195	218	Kannur.
188	238	Arinjipalayam.	196	219	Kannur.
189	239	Arinjipalayam.	197	220	Kannur.
190	240	Arinjipalayam.	198	221	Kannur.
191	241	Arinjipalayam.	199	222	Kannur.
192	242	Arinjipalayam.	200	223	Kannur.
193	243	Arinjipalayam.	201	224	Kannur.
194	244	Arinjipalayam.	202	225	Kannur.
195	245	Arinjipalayam.	203	226	Kannur.
196	246	Arinjipalayam.	204	227	Kannur.
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198	248	Arinjipalayam.	206	229	Kannur.
199	249	Arinjipalayam.	207	230	Kannur.
200	250	Arinjipalayam.	208	231	Kannur.
201	251	Arinjipalayam.	209	232	Kannur.
202	252	Arinjipalayam.	210	233	Kannur.
203	253	Arinjipalayam.	211	234	Kannur.
204	254	Arinjipalayam.	212	235	Kannur.
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208	258	Arinjipalayam.	216	239	Kannur.
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210	260	Arinjipalayam.	218	241	Kannur.
211	261	Arinjipalayam.	219	242	Kannur.
212	262	Arinjipalayam.	220	243	Kannur.
213	263	Arinjipalayam.	221	244	Kannur.
214	264	Arinjipalayam.	222	245	Kannur.
215	265	Arinjipalayam.	223	246	Kannur.
216	266	Arinjipalayam.	224	247	Kannur.
217	267	Arinjipalayam.	225	248	Kannur.
218	268	Arinjipalayam.	226	249	Kannur.
219	269	Arinjipalayam.	227	250	Kannur.
220	270	Arinjipalayam.	228	251	Kannur.
221	271	Arinjipalayam.	229	252	Kannur.
222	272	Arinjipalayam.	230	253	Kannur.
223	273	Arinjipalayam.	231	254	Kannur.
224	274	Arinjipalayam.	232	255	Kannur.
225	275	Arinjipalayam.	233	256	Kannur.
226	276	Arinjipalayam.	234	257	Kannur.
227	277	Arinjipalayam.	235	258	Kannur.
228	278	Arinjipalayam.	236	259	Kannur.
229	279	Arinjipalayam.	237	260	Kannur.
230	280	Arinjipalayam.	238	261	Kannur.

Georgetown, April 19, 1923.

No. 893.—Under the provisions of section 8 of the Indian Petroleum Act, 1919, it is proposed to make the following amendment in the rules to regulate the importation, possession and transport of petroleum in the Possessions of Malaya, published in Part I of the *Port St. George Gazette*, dated 21st July 1920. Notice is hereby given that the draft amendment will be taken into consideration on or after the 1st July 1923.

1. Any objection or suggestion which may be received from any person with respect to the draft amendment before the aforesaid date will ensure due consideration.

*Draft amendment to the rules for the importation, possession and transport of petroleum.*

"In rule 8, Chapter IV, Part II, of the said rules, the words 'but not more than 2,000 gallons each' shall be deleted."

S. RAMACHANDRA RAO,  
Secretary to Government.

(Miscellaneous.)

#### MARRIAGE LICENSES.

Georgetown, July 26, 1923.

No. 74.—Under section 8 of the Indian Christian Marriage Act, 1879, the Governor in Council authorizes the issue of a license to the undersigned missionary to solemnize marriages within the territories under the administration of the Government of Malaya, in accordance with the provisions of the said Act:—

Herrard Nicholas, Minister of the Wesleyan Mission, residing at Ootomee in the island of Ceylon in the district of The Nilgiris.

No. 75.—Under section 8 of the Indian Christian Marriage Act, 1879, the Governor in Council authorizes the issue of a license to the undersigned missionary to grant certificates of marriage between Native Christians in accordance with the provisions of the said Act, within the territories under the administration of the Government of Malaya:—

Herrard Nicholas, Minister of the Wesleyan Mission, residing at Ootomee in the island of Ceylon in the district of The Nilgiris.

#### NOTIFICATION

No. 76.—The following notification of the Government of India is republished:—

#### DEPARTMENT OF COMMERCE.

CYD. ARUNDA.

Calcutta, 12th July 1923.

No. 8735.—The Governor General in Council is pleased to amend the notification issued by the Government of India in the Department of Commerce, No. 5137, dated the 25th June 1922, making certain amendments in the Indian Aircraft Rules, 1913.

B. SAKACHANDRA RAO,  
Secretary to Government.

#### LOCAL AND MUNICIPAL DEPARTMENT.

(Legislative.)

#### NOTIFICATION.

Georgetown, July 18, 1923.

No. 22.—The Legislative Council of the Governor of Port St. George will meet in Malacca at 11 a.m. on Tuesday the 27th August 1923. The place of meeting will be notified later.

2. Under rule 21 of the rules for the conduct of business at meetings of the Legislative Council, persons desiring to bring a matter for consideration during the sitting should apply to the Secretary to the Council through a Member of the Council; the application should reach the Secretary not later than Saturday the 14th August 1923.

F. J. RICHARDS,  
Secretary to the Council.

## REVENUE DEPARTMENT.

## LEAVE.

Ootacamund, July 22, 1920.

No. 316.—Under article 266 of the Civil Service Regulations, Mr. K. S. Purbi, Assistant Director of Survey, is granted privilege leave for one month with effect from the date of relief.

No. 314.—Under article 266 of the Civil Service Regulations and the Government of India Resolution issued to G.O. No. 172, Financial, dated 7th March 1918, M.H. By S. Murthugan Pillai Assistant, Special Assistant Settlement Officer in No. 1 Party, is granted privilege leave for one month from 25th June 1920.

No. 315.—Under article 266 of the Civil Service Regulations and G.O. No. 172, Financial, dated 7th March 1918, Mr. H. A. Pooni, second grade Assistant, Madras Customs House, is granted privilege leave for two months with effect from 1st August 1920 on date of relief.

## APPOINTMENTS.

No. 313.—M.L.P. D. Venkateshulu Ayya Gari, Assistant Director of Survey and Additional Officer in Survey Party No. V, is in Office in charge of Party No. III, a full independent Party, during the absence of Mr. E. S. Currie on privilege leave.

Ootacamund, July 16, 1920.

No. 312.—The following appointment of a deputy collector is ordered:—

M.L.P. Venkatesh Venkateswami Nayudu, Sub-Inspector Nayudu Gari, Talukdar, South Arcot, to act as Deputy Collector, second grade.

## POSTINGS.

No. 311.—The following postings of deputy collectors are ordered:—

M.L.P. Venkatesh Venkateswami Nayudu, Sub-Inspector Nayudu Gari, Talukdar, South Arcot.

M.L.P. Kancher Dura and Kothapala Arangal, on relief from general duty, North Arcot, to special duty, Madras, as Secretary to the Committee of Inquiry into the conditions of labour in the Madras Presidency.

## NOTIFICATION.

Ootacamund, July 22, 1920.

No. 310.—Under sub-section (2) of section 44 of the Land Acquisition Act of 1894, the Government is Council hereby withdraws from the operation of the 33 acts of land in S. No. 25/111 of Edulakuruppalu village, Tanjore taluk, Tanjore district, notified as page 231 of the Part of Survey Gazette, Part I, dated 2nd March 1920, no having been required for the purposes of Public Use in Kattabottai, houses of that village.

Ootacamund, July 17, 1920.

No. 309.—The following notification of the Government of India is republished:—

## DEPARTMENT OF COMMERCE.

TRADE MARKS AND PATENTS.

Calcutta, the 18th June 1920.

No. 308.—In pursuance of the notification in this Department No. 402, dated the 24th April 1919, the Government of Central is pleased to designate the Registrar to the Chambers of Commerce at Melbourne, Sydney, Adelaide, Perth, Brisbane and Harbin, as the person by whom the certificate required by the said notification should be granted in the case of new trade marks applied to the Commonwealth of Australia.

Ootacamund, July 27, 1920.

No. 307.—The following notification of the Government of India is republished:—

## DEPARTMENT OF COMMERCE.

TRADE MARKS AND PATENTS.

Calcutta, the 10th July 1920.

No. 306.—In pursuance of the Notification in this Department No. 400, dated the 24th April 1919, the Government of Central is pleased to designate the Commissioner of Trade and Customs as the person by whom the certificate required by the said notification should be granted in the case of new trade marks applied to the Federated Malay States.

Colombard, July 15, 1929.

No. 718.—It is hereby notified that a number of appointments of probationary deputy subalterns not exceeding one will be filled by direct recruitment on December 1929.

3. Candidates must satisfy the following conditions:—

(a) They should not be under 21 or over 35 years of age on 1st October 1929.

(b) For the purpose of this condition:—

(1) Candidates who have spent not less than three years in Europe will be allowed to deduct one year from their age.

(2) Candidates who have actually served in the army, in which is included the Indian Defence Force, whether for the purpose of preliminary training or when called up for service, will be allowed to deduct the period of such service from their age.

(3) They should be graduates of a recognized Indian or British University or University-at-Law.

4. Applications must be made on printed forms to be obtained from the Superintendent, Revenue Administration, Fort St. George, Madras.

4. The application will include the following particulars:—

(a) Name in full.

(b) Address in full.

(c) Date of birth.

(d) Date of birth in certificate to be appended or other satisfactory evidence to be supplied.

(e) Profession or occupation of father with his full name and address (if living).

(f) Place of education with date (a certificate of character and conduct is original signed by the Principal of the institution in which the candidate has studied for not less than one year or by some responsible officer of Government should be attached to the application).

(g) Name of the University at which the applicant has graduated, nature of degree obtained, and date taken in each branch of the B.A. or other degree examination.

(h) Other distinctions gained at the University, e.g., in sciences.

(i) A memorandum showing the status and, where, if any, of the family to which the candidate belongs and the appointments, if any, held by him.

(j) Vernacular languages known and the degree of proficiency in each.

(k) State of general health (a medical certificate in original from a registered medical practitioner should be attached to the application).

5. Applications accompanied by the certificate referred to in clause 4 (f), (g) and (h) must reach the Secretary to the Government of Madras, Revenue Department, Fort St. George, Madras, on or before the 1st November 1929.

Applications which are received after that date and applications in respect of which certificates in proper form have not been received on or before the due date, will not be considered.

6. Any attempt on the part of a candidate to solicit support for his application through private influence will disqualify him for appointment. Specimens of recommendations from persons who are not themselves acquainted with the candidate's work at school or at the University or otherwise will be disregarded.

7. Candidates must be prepared to appear in Madras before the committee of selection at their own expense on date which will be notified to them.

8. The committee will select from among the candidates the fifteen persons whom they consider best qualified for appointment and will submit a list of their names to the Government by whom the final selection will be made.

9. The candidates who are finally selected by the Government will be required to undergo a strict medical examination by a Medical Board in Madras as to their physique and capacity for active outdoor work.

10. The selected candidates will be required before appointment to execute an agreement with one or more service holding themselves and their estates in regard to the Secretary of State's bill if passed which they may have received should their work, character, or conduct, during probation be so satisfactory as to lead to their probation being terminated by the Government without any appointment being offered them, or should they fail from any cause to take up any appointment as deputy subaltern which may be offered them or should they resign the appointment within a period of three years from the date of appointment.

11. Each probationer will on appointment be placed under the supervision of a Civilian or of a District and will receive the training in civics and municipal duties prescribed by the rules in force for the time being for probationary deputy subalterns. During the period of probation, which will not exceed three years, he will be required to pass the special tests prescribed for the post of deputy subaltern.

12. Each probationer will, during the period of probation, be paid at the rate of Rs. 100 per mensem.

13. If a probationer completes the prescribed term and is found to be fit for permanent appointment to the grade of deputy subaltern, he will, on the expiry of his three years' probation or so soon after as may be convenient, be considered in the next suitable vacancy which may occur in the second grade of deputy subaltern on Rs. 125 per mensem and be posted to a district.

14. Should any probationer, in spite of his passing the required tests be found to be unsuitable for permanent appointment as deputy subaltern, it will be open to the Government, on terminating his probation, to offer him an appointment in a lower grade.







## REVENUE (SPECIAL) DEPARTMENT.

LEAVE

*Demarest, July 10, 1925.*

Re. 136 - Under article 308 of the Civil Service Regulations, M. R. G. Thompson, Agent  
Agricultural, Special Assistant Division of Agriculture, Ottawa, Canada, is granted privileges  
leave for six weeks from or after 1st July 1920

CANCELLATION OF LEAVE, ETC.

delivered July 15, 1898.

59, 210.—The privileges herein for six weeks granted to Mr. F. S. Maden, District Forest Officer, Malaya, in connection No. 181, dated 14 June 1918, published on page 719 of the *For. Sci. Comp.* Gazette, dated 18th June 1918, and the meeting and the accompanying regarding the additional charge No. 181, dated 18th June 1918, and the meeting and the accompanying on page 720 of the *For. Sci. Comp.* Gazette, dated 18th June 1918, are cancelled.

CONFIRMATION

CONFIRMATION.  
No. 241.—M. R. R. T. V. Vachonvorne Agent Arrived with M. R. R. R. S. Kenna Vial and  
indicated an Extra Arrived Consignee of Potato with Agent from 10th April 1894.

## A POC IN THE FIELD

Colony no. 1, July 19, 1978.

[illegible]

Colombian, July 28, 1940.

Government, July 26, 1916.

## ACQUISITION OF LAND.

[illegible]

Nizhny district, Gerasimov tsirk, Gerasimov village.

[illegible]

T. M. TORINO

J. M. TURING,  
*Trinity Hall, University of Cambridge.*

## (Murphy)

## APPENDICES

Received March 24, 1968.

By 25—M.R. P. K. Srinivasa Chetti, Head clerk, Post office, Nagapattinam, to be in charge of the Post office, Nagapattinam, in addition to his own duties from the 15th to the 15th March 1920.

No. 34.—Mr. J. H. Charleston, Inspector of Customs, Singapore, writes to the author on the 21st and 23rd May 1920.

No. 27.—**M.M.** By Mangalore District Magistrate, Customs Collector, Nagapattanam, to be in charge of the Port office, Nagapattanam, in addition to his own duties from the 6th to the 10th June 1912.

No. 44—J. R. S. P. M. Subhasree Chatterjee, Acting Head clerk, Post office, Cuttack, to be in charge of the Post office, Cuttack, in addition to his own duties from the 19th to the 20th March 1952.

## NOTIFICATIONS

Colonyland, July 14, 1908.

35. *to*—Under the provisions of section 5 of the Marine Outports Landing and Shipping Vessels Act, 1955, as subsequently amended, the Queenston is licensed to make the following additional rules for convenience at all the ports where she shall be in service:

(1) No refunds of landing or unloading dues paid on goods short landed or shipped will be made unless the claims therefor are preferred before the expiry of six months from the date of arrival of such dues.

(3) If any vessel or drift hath any pole, wheel, jett or spar in a port and thereby causes damage thereon, the port officer or conservator as the case may be, shall forthwith require an officer of the Public Works Department not known to be such that the Port Officer or Engineer of the District in which the port is situated, to ascertain the amount of damage so caused and ascertain the amount due thereon. A notice specifying the amount of damage so sustained and demanding its payment shall be served on the master or owner of the vessel or the owner of the drift. If the damage is caused by a drift and the owner of such drift is unknown or cannot be ascertained, the notice of demand shall be posted up in a conspicuous place in the local port office or customs house. Within one week after the service of the posting of the notice of demand or the case may be, the vessel or drift shall be paid. It shall be lawful for the port officer or the conservator to seize the vessel or drift which causes damage immediately the damage has been raised together with the tackle, apparel or furniture belonging to the vessel and detain the same till the amount is paid; and if within three days after the expiry of the week fixed for payment specified in the notice the amount is not paid with the consent or direction is not paid, the port officer or conservator may sell the vessel or the tackle, apparel or furniture as the drift and, out of the sale proceeds, pay to the credit of the local authority the amount of damage and the costs of seizure, detention and sale, rendering to the vessel or master the surplus, if any, on demand.

**St. 46.—Traffic section 4 of the Marine Customs Landing and Shipping Fee Act, 1905, as amended by the Marine Customs Landing and Shipping Fee (Amendment) Act, 1915, the Consular in Council hereby notifies that on and after the 1st July 1925, the amounts in the following rates will be levied on all passengers arriving at and departing from the port of Victoria in the district of Tasmanly:—**

Passengers—	Rs. a. p.
Adults .. .. .	0 1 0 per head.
Children over three years and under twelve years of age .. .. .	0 0 6 "

**Note 1.—Passenger's personal baggage and bedding—free.**

**Note 2.—Government servants on duty—free.**

**St. 47.—In the schedule of Landing and Shipping Fees annexed to the Marine Department Notification No. 76 published on page 1467-73, Part I of the Port of George Gazette, dated the 14th December 1915, as amended by the Marine Department Notification No. 25 and 26 published on pages 140 and 142, Part I of the Port of George Gazette, dated the 17th February 1918 and 24th July 1919, respectively, the following amendments shall be made:—**

Number of item.	Articles	Unit of charge	Rate of landing and shipping fees.
80	Adm. help .. .. .	20 min.	Rs. a. p. 0 0 4
81	Customs .. .. .	20 min.	0 0 4
82	Police and police .. .. .	10 min.	0 0 2
83	Police .. .. .	10 min.	0 0 2
120 (a)	Chow .. .. .	20 min.	0 0 4
121 (a)	Chow .. .. .	20 min.	0 0 4
122 (a)	Chow .. .. .	20 min.	0 0 4
123	For .. .. .	20 min.	0 0 4
124	For .. .. .	20 min.	0 0 4
125	For .. .. .	20 min.	0 0 4
126	For .. .. .	20 min.	0 0 4
127	For .. .. .	20 min.	0 0 4
128	For .. .. .	20 min.	0 0 4
129	For .. .. .	20 min.	0 0 4
130	For .. .. .	20 min.	0 0 4
131	For .. .. .	20 min.	0 0 4
132	For .. .. .	20 min.	0 0 4
133	For .. .. .	20 min.	0 0 4
134	For .. .. .	20 min.	0 0 4
135	For .. .. .	20 min.	0 0 4
136	For .. .. .	20 min.	0 0 4
137	For .. .. .	20 min.	0 0 4
138	For .. .. .	20 min.	0 0 4
139	For .. .. .	20 min.	0 0 4
140	For .. .. .	20 min.	0 0 4
141	For .. .. .	20 min.	0 0 4
142	For .. .. .	20 min.	0 0 4
143	For .. .. .	20 min.	0 0 4
144	For .. .. .	20 min.	0 0 4
145	For .. .. .	20 min.	0 0 4
146	For .. .. .	20 min.	0 0 4
147	For .. .. .	20 min.	0 0 4
148	For .. .. .	20 min.	0 0 4
149	For .. .. .	20 min.	0 0 4
150	For .. .. .	20 min.	0 0 4
151	For .. .. .	20 min.	0 0 4
152	For .. .. .	20 min.	0 0 4
153	For .. .. .	20 min.	0 0 4
154	For .. .. .	20 min.	0 0 4
155	For .. .. .	20 min.	0 0 4
156	For .. .. .	20 min.	0 0 4
157	For .. .. .	20 min.	0 0 4
158	For .. .. .	20 min.	0 0 4
159	For .. .. .	20 min.	0 0 4
160	For .. .. .	20 min.	0 0 4
161	For .. .. .	20 min.	0 0 4
162	For .. .. .	20 min.	0 0 4
163	For .. .. .	20 min.	0 0 4
164	For .. .. .	20 min.	0 0 4
165	For .. .. .	20 min.	0 0 4
166	For .. .. .	20 min.	0 0 4
167	For .. .. .	20 min.	0 0 4
168	For .. .. .	20 min.	0 0 4
169	For .. .. .	20 min.	0 0 4
170	For .. .. .	20 min.	0 0 4
171	For .. .. .	20 min.	0 0 4
172	For .. .. .	20 min.	0 0 4
173	For .. .. .	20 min.	0 0 4
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177	For .. .. .	20 min.	0 0 4
178	For .. .. .	20 min.	0 0 4
179	For .. .. .	20 min.	0 0 4
180	For .. .. .	20 min.	0 0 4
181	For .. .. .	20 min.	0 0 4
182	For .. .. .	20 min.	0 0 4
183	For .. .. .	20 min.	0 0 4
184	For .. .. .	20 min.	0 0 4
185	For .. .. .	20 min.	0 0 4
186	For .. .. .	20 min.	0 0 4
187	For .. .. .	20 min.	0 0 4
188	For .. .. .	20 min.	0 0 4
189	For .. .. .	20 min.	0 0 4
190	For .. .. .	20 min.	0 0 4
191	For .. .. .	20 min.	0 0 4
192	For .. .. .	20 min.	0 0 4
193	For .. .. .	20 min.	0 0 4
194	For .. .. .	20 min.	0 0 4
195	For .. .. .	20 min.	0 0 4
196	For .. .. .	20 min.	0 0 4
197	For .. .. .	20 min.	0 0 4
198	For .. .. .	20 min.	0 0 4
199	For .. .. .	20 min.	0 0 4
200	For .. .. .	20 min.	0 0 4

**Note 1.—Passenger's personal baggage and bedding—free.**

**Note 2.—Government servants on duty—free.**

#### Rules

**Notwithstanding the following for rule 1—**

**1. Cargo temporarily loaded from a vessel under repairs and re-shipped on completion of the repairs is not liable to pay any landing and shipping fees.**

J. M. TUNING,

Empy. Add. Secretary to Government.

## PUBLIC WORKS DEPARTMENT.

### LEAVE.

Under section 100, Civil Service Regulations, and G.O. No. 171, Financial, dated the 7th March 1925, Mr. Matthew Thomas, M.A., M.P., Secretary Engineer, Charge division, is granted, with effect from the 1st August 1924 or date of relief, leave for six weeks.





## NOTIFICATIONS.

No. 184.—Under sub-section (1) of section 146 of the Madras Local Boards Act, 1891, the Government in Council is pleased to declare that vaccination shall be compulsory in the village of Kumbakonam, Pappanatham, Mayavaram, Devaliam and Tarpore taluka from and after the 1st August 1923.

No. 185.—Under section 23 of the Madras District Municipalities Act, 1884, the Government in Council is pleased to direct that, from and after the date of this notification, the land described below and situated in the Tirupattinam Municipality shall be included from the operation of the Act:—

Name of village—Vindiyapatti.  
Nature of land—Perakulam street.  
Extent—22 square feet.

Hereby notice—  
North—Street.  
East—Vandiyapatti.  
South—Street.  
West—Sankaralingam Nadar's house.

No. 186.—Under sub-section (1) of section 256 of the Madras District Municipalities Act, 1884, the Government in Council publishes the following draft of alterations which it is proposed to make in the division into wards of the Tirupattinam Municipality and the distribution of electorate seats made under sub-section (2) of clause (4) of sub-section (1) of section 256 of the Act and published under Notification No. 1367 on page 102 of Part I-A of the Port St. George Gazette, dated 20th November 1915, as amended by Notification No. 1426 published on page 655 and 656 of Part I-A of the Port St. George Gazette, dated 24th December 1915. The draft will be taken into consideration on 15th August 1920:—

Boundaries of the several wards of the Tirupattinam Municipality and the electorate seats attached to each ward.

Number of  
electorate  
seats.

Ward No. 1.—North.—Commencing from the theodolite station No. 12 near S.F. No. 296 at the north-western corner and proceeding in a line eastward as far as theodolite station No. 15 near S.F. No. 287 crossing the Pochel road. Thence a person walked through the theodolite station No. 280 near S.F. No. 259 and crossing Vindiyapatti high road and runs in an easterly direction through the theodolite station No. 11 and then through theodolite station No. 9 near S.F. No. 12 and then keeping a little towards the south as far as field stone No. 3. It then runs eastwards as far as theodolite station No. 4 where it curves a little towards the south as far as the theodolite station No. 5 near S.F. No. 15, and then proceeds eastwards through theodolite station Nos. 6 and 2 near S.F. Nos. 5 and 4 and turns a little towards the south as far as the field stone No. 4 near S.F. No. 5 and proceeds eastwards as far as the field stone No. 1 and ends in the trifurcation stone No. 45 at the north-eastern corner.

East.—Commencing from the trifurcation stone No. 55 at the north-east corner the boundary line runs south as far as field stone No. 68 near S.F. No. 3. It then runs towards the west as far as field stone No. 48 near S.F. No. 5 where it again turns south as far as field stone No. 71 near S.F. No. 4. It again proceeds in a westerly direction as far as the theodolite station No. 395 near S.F. No. 7 crossing the footpath to Kaloor road, then runs southward as far as theodolite station No. 13. Turning again towards the west as far as field stone No. 1 near S.F. No. 9 the boundary line assuming the shape of a triangle goes up a little to the north through field stone No. 9 and trifurcation stone No. 1 near S.F. No. 10. From this point the boundary line runs towards the south along the western limits of the Tirupattinam big tank through the theodolite station Nos. 72, 73, 12, and the trifurcation in theodolite station No. 44 near S.F. No. 113 as far as the trifurcation stone No. 12 near S.F. No. 455 at the main station. It then takes a westerly direction as far as the theodolite station No. 114 near S.F. No. 459 near the Sadagattem and turns towards the north at theodolite station No. 114 near S.F. No. 452 near Corpet street, and then it continues up to the south as far as the theodolite station No. 126. It then takes a westerly direction as far as the theodolite station No. 237 near Swami Uthai street and then taking a westerly direction runs as far as the theodolite station No. 226 near S.F. No. 1092. Here it takes a north-westerly course as far as the theodolite station No. 165 near S.F. No. 181 turning towards the west as far as chain survey station No. 10 near S.F. No. 102, and then proceeds southwards along the Krishnagiri high road as far as the trifurcation stone No. 5 near the Krishnagiri toll-gate.

South.—The southern boundary line runs westwards crossing Krishnagiri high road from theodolite station No. 31 near S.F. No. 105.

West.—The western boundary runs along west of T.R. Nos. 501, 500 and 492 up to theodolite station No. 23, then along the southern boundary of T.R. No. 496 up to the theodolite station No. 23. Then it runs along the western boundary of T.R. Nos. 495, 494, 493 and 491 up to theodolite station No. 17. Then it runs along the northern boundary of Pochel road up to theodolite station No. 24. Then it runs in a southerly direction along the western

Reading of  
survey  
note.

- boundary of T.S. Nos. 306, 303, 302, 351, 312, 310, 308, 307, 304 and 303 up to the starting point theodolite station No. 15 near S.F. No. 546.
- Ward No. II.—North.—Commencing from chain survey station No. 1 near the Municipal office the line runs eastwards along the south of the Alagappa road as far as the theodolite station No. 189 crossing Chetti street, Weaver street and Brayer street as far as the theodolite station No. 131 where it crosses the Banner street and the Alagappa road.
- East.—Commencing from the theodolite station No. 131 at the northern corner a line runs southwards crossing Peddura street at the theodolite station No. 129 as far as the theodolite station No. 122 crossing the Banner street, Singaperai road and Durgamai road.
- South.—A line drawn from the theodolite station No. 122 in a south-western direction through the Chingappa toll-gate and the theodolite station No. 115 and then running in a westerly direction pastures along the theodolite station No. 117 as far as the tri-junction stone No. 2 ending at the Krishnagiri toll-gate.
- West.—The western boundary line commencing from the Krishnagiri toll-gate takes a southern course along the eastern side of the high road and ends at the chain survey station No. 75 near S.F. No. 102. From this point it takes a westerly direction along the theodolite station No. 145 near S.F. No. 126 and proceeding south as far as theodolite station No. 225 near S.F. No. 1142, it turns again outward as far as the theodolite station No. 227 near Seema Chetti street. Here it proceeds higher up towards the north along with the Cooberry street and ending at the north-western corner of chain survey station No. 1 near the Municipal office.
- Ward No. III.—North.—Commencing from the theodolite station No. 184 at the north-western corner in survey No. 489 the line passes in an easterly direction along the tri-junction stone No. 12 near S.F. No. 492 and along the theodolite stations Nos. 49 and 50 near S.F. Nos. 629, 715 and 754 and ends in theodolite station No. 51 near S.F. No. 763 and 756.
- East.—Commencing from the north-eastern point at theodolite station No. 51 near S.F. Nos. 756 and 755 the line passes southwards along the tri-junction stone No. 4 near S.F. No. 757 and theodolite stations Nos. 329, 324, 323, 322 and 325 ending at the tri-junction stone No. 15 near S.F. No. 1312 near the pond.
- South.—Commencing from tri-junction stone No. 15 near S.F. No. 1312 at the pond the line runs westward as far as theodolite station No. 246 near S.F. No. 1319.
- West.—Commencing from the theodolite station No. 246 near S.F. No. 1319 a line runs along the theodolite station No. 245 near S.F. Nos. 131 and 425 near S.F. No. 322 as far as the theodolite station No. 293 near the mosque at S.F. No. 1051. Here the line takes a western course as far as the theodolite station No. 129 near S.F. No. 1245 and then in a north-western direction along the theodolite stations No. 132 near S.F. No. 325 and No. 165 and then runs towards the north ending in theodolite station No. 184 near S.F. No. 492 at the north-western corner.
- Ward No. IV.—North.—The northern boundary commences from theodolite station No. 129 near S.F. No. 1360 at the north-western corner and runs in a line outward as far as theodolite station No. 220 at the mosque near S.F. No. 1051.
- East.—Commencing from this latter point a line runs southwards along the western boundary line of ward No. III as far as theodolite station No. 244 near S.F. No. 1319. It is then turned a little towards the east as far as the tri-junction stone No. 15 near 1312 and then again towards the east as far as the field stone No. 18. Then it passes along the Singaperai road as far as the theodolite station No. 301 where it turns outward from the tri-junction stone No. 6 near S.F. No. 4 and theodolite station No. 376 near S.F. No. 69 and ends in theodolite station No. 378 near S.F. No. 85 in Vaggaipannu pond.
- South.—Starting from this corner the line runs north as far as field stone No. 8 and then takes a western course through theodolite station No. 350 near S.F. No. 157 at Singaperai toll-gate, and runs through the theodolite station No. 363 near S.F. No. 7 at the north-western corner. The line runs southward through theodolite station Nos. 362, 355 and 338 and tri-junction stone No. 1 near S.F. No. 351 and line runs westward from theodolite station No. 351 ending in tri-junction stone No. 2 near S.F. No. 342.
- West.—Commencing from the tri-junction stone No. 2 near S.F. No. 342 the line runs outward up to theodolite station No. 198 near S.F. No. 343 at Durgamai toll-gate, and thence the line proceeds in a north-western direction along the western boundary line of ward No. II and ends in theodolite station No. 189 near S.F. No. 1244 at the north-western corner.









Under section 16 of the Madras Local Boards Act V of 1884 the underelemented gentlemen are declared to have been duly elected members of the Nannampet Taluk Board for the circles noted against them:—

M.R.Sy. Chinnelcheruvu Kottayam Rao Ganga and M.R.Sy. Kuppaswami Thammanna Rao Ganga—Nannampet Circle.

Ganga Collector's Office,  
24th July 1928.

T. B. HILL,  
Collector.

Under section 16 of the Madras District Municipalities Act IV of 1884, M.R.Sy. Kullappa Chettiar Nageswami Chettiar Ayyangar and M.R.Sy. Venkatarao Pillai Kustin Pillai Ayyangar are declared duly elected as members of the municipality of Tiruvannamalai in the district of North Arcot.

North Arcot Collector's Office,  
17th July 1928.

H. M. HOOD,  
Collector.

M.R.Sy. M. Venkatesa Rao, M.B.A., Jakkayyandram, has been declared duly elected as a member of the Houn Taluk Board for Kavarippattinam Circle.

Salem Collector's Office,  
16th July 1928.

P. MACQUEEN,  
Collector.

Under section 23 of the Madras Local Boards Act, 1884, Mr. Robert Fendley has been duly elected as Vice-President of the Madras District Board.

Madras District Board's Office,  
24th July 1928.

S. W. G. L. HODGKIN,  
President.

In exercise of the power delegated to him, by the Governor in Council under section 160 of the Madras Local Boards Act, 1884, the President, District Board, Madras, hereby appoints Reverend Father Armand Joubert as a member of the Wyand Taluk Board.

Madras District Board's Office,  
23rd July 1928.

V. MADHAVA RAJAN,  
President.

In exercise of the power delegated to him by Governor in Council under section 160 of the Madras Local Boards Act V of 1884, the President, District Board, Tanjore, hereby removes from office the underelemented member of the Adirampattinam Union Panchayat, for having, without sufficient excuse, neglected for more than three consecutive months to be present at its meetings:—

A. M. M. Jambur Marakayar Sakthi,

Tanjore District Board's Office,  
22nd July 1928.

In the exercise of the power conferred on him by G.O. No. 323 L, dated the 30th March 1928, the President of the Tanjore District Board appoints M.R.Sy. C. S. Seshayya Muthiyar Ayyangar, Union Chairman, Skirah, to be a member of the Skirah Taluk Board.

Tanjore District Board's Office,  
23rd July 1928.

V. K. RAMANUJA ACHARIYAR,  
President.



# THE FORT ST. GEORGE GAZETTE

Published by Authority.

No. 30.]

MADRAS, TUESDAY EVENING, JULY 27, 1920.

(Price, 1s. 6p.)

## Part I-B.—Educational.

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### HOME DEPARTMENT.

(Education.)

#### APPOINTMENT.

Calcutta, July 20, 1920.

No. 340.—M.R.Dy. Sankara Subrahmanya Ayyar Arangal, Sub-Engineer, Public Works Department, to be Superintendent, School of Engineering, Trichinopoly (temporary), with effect from the 24th July 1920.

H. RAMACHANDRA RAO,  
Secretary to Government.

### MISCELLANEOUS NOTIFICATIONS

#### LEAVE AND APPOINTMENTS.

M.R.Dy. K. Krishnaswami Appayagun, Assistant Inspector of Schools, Bellary District, is granted privilege leave for three weeks, with effect from the date of his enrolling himself abroad and the Sub-Assistant Inspector of Schools, Bellary range, is placed in charge of the Assistant Inspector's office, Bellary, during the absence of M.R.Dy. K. Krishnaswami Appayagun on leave.  
Madras, 23rd July 1920.

The Director of Public Instruction is pleased to grant privilege leave for one month from the 14th July 1920 to M.R.Dy. V. S. Sankaranarayanan Ayyar Arangal, Assistant Inspector of Schools, Madras District, and to place the local Sub-Assistant Inspector of Schools to be in charge of the office during the period.

Madras, 24th July 1920.

## APPOINTMENTS.

M. S. P. V. S. Nair, sub-post. Inspector of Elementary Schools, Madras, will be considered to have acted as Sub-Assistant Inspector of Schools, Madras, in the probationary class from 1st April to 31st May 1930.

Madras, 2nd July 1930.

M. S. P. V. Nishanatha Ayyar, Sub-Assistant Inspector of Schools, Pudukkottai, and sub-post. Assistant, Madras, will be considered to have acted as Sub-Assistant Inspector of Schools, Pudukkottai, in the probationary class from 1st April to 31st May 1930.

Madras, 2nd July 1930.

## CONFIRMATIONS AND PROMOTIONS.

The following confirmations and promotions in the cadre of Sub-Assistant Inspectors are also sanctioned with retrospective effect from 1st April 1930 and without prejudice to their present existing appointments:—

(1) Miss Paulp Chack, permanent in class II, to be permanent in class I, vide Miss G. I. Peltie's order.

(2) Miss J. U. Sany, permanent in class III, to be permanent in class II (and acting in class I from 1st June 1930) vide No. (1) on other duty or until further orders.

(3) Mrs. M. Choudhury, Pudukkottai, Government Girls' school, Salem, and acting Sub-Assistant Inspectress in class III, to be permanent Sub-Assistant Inspectress, Madras, Assistant Girls' schools in class III, vide No. (2) and to act in class II vide No. (4).

(4) Miss E. Viswan, acting in class II, to act in class I, vide Mrs. C. A. R. Sany's order dated 2nd July 1930.

(5) Miss G. S. Sany acting in class III to act in class II, temporary.

Madras, 13th July 1930.

## SUPPLEMENTAL LIST OF BOOKS APPROVED DURING 1929-30 AS SUITABLE FOR SCHOOL READING.

## SUITABLE FOR MENSTRUATION.

Name of the book	Name of author or editor as given on the title page.	Name of publisher, if possible.
The Beautiful Mughal Princess ..	Her Highness the Maharani, Puri, Esq., C.S., Cochin State.	Thacker, Spink & Co., Calcutta.
Nine Most Indian Women ..	Do.	Do.

Madras, 14th July 1930.

K. SUTTERHAUS,  
Director of Public Instruction.

## LEAVE.

The Inspector of Schools, Pudukkottai, is placed on special privilege leave on full salary for eleven days from 2nd June 1930 to 12th June 1930. M. S. P. V. S. Nair, Sub-Assistant Inspector of Schools, Madras, under a vide No. of the District Government.

C. V. PANDURANGATHY MUDALIYAR,  
Joint Inspector of Schools, Pudukkottai.

Madras, 14th July 1930.

## LEAVE AND APPOINTMENT.

The Inspector of Schools, Pudukkottai, is placed on special privilege leave for one month from 1st August 1930 to 31st August 1930. M. S. P. V. S. Nair, Sub-Assistant Inspector of Schools, Madras, will be considered to have acted as Inspector of Schools, Pudukkottai, in the probationary class from 1st August 1930 to 31st August 1930.

Madras, 14th July 1930.

H. A. HART,  
Inspector of Schools, Pudukkottai.

## GOVERNMENT EXAMINATIONS.

## GOVERNMENT TECHNICAL EXAMINATIONS—APRIL 1930.

It is hereby notified that the following arrangements have been made for the conduct of the Civil and Technical Examinations in 1930. Only those candidates who are desirous to sit

Supplement to the Port St. George Gazette of the 19th July to have intailed the examination in the Written test will be submitted to the Oral and Practical examinations.

[Note 1.—Candidates will, if necessary, be confined to a single hall at interview for candidates for the Elementary grade and at least every ten candidates for the Intermediate grade must have one machine among them. For the advanced grade each candidate must bring one machine.]

[Note 2.—When more than one day is held at any station, all candidates must present themselves in the examination hall on the first day, when the day of their examination will be announced in notice.]

Days with dates.	Subject.	Grade of examination.	Hours of examination.	Hours of waiting for results.	Place of examination.
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TYPE-WRITING.

(1) FOR COMMERCIAL AND DOMESTIC CANDIDATES.

At Cheltenham.

Monday, 2nd July	Type-writing	Elementary	8 a.m. to 12 noon	10	U.P.M. High School, Cheltenham.
	Do.	Intermediate	1 p.m. to 4 p.m.	4	Do.

(2) FOR COMMERCIAL AND DOMESTIC CANDIDATES.

At Dulverton.

Monday, 9th July and Tuesday, 10th July.	Type-writing	Elementary	9.30 a.m. to 12 noon	10	Dulverton Training School, Dulverton.
	Do.	Intermediate	1.30 p.m. to 4 p.m.	10	Do.

(3) FOR MARINE AND FISHERY CANDIDATES.

At Torquay.

Monday, 23rd July and Tuesday, 24th July.	Type-writing	Elementary	8.30 a.m. to 12 noon	10	Government Training School, Torquay.
	Do.	Intermediate	1.30 p.m. to 4 p.m.	10	Do.

(4) FOR TRAVELLING CANDIDATES.

At Truro.

Wednesday, 3rd July.	Type-writing	Elementary	9.30 a.m. to 12 noon	10	R.N. The Midway's College, Truro.
	Do.	Intermediate	1.30 p.m. to 4 p.m.	10	Do.

(5) FOR MARINE CANDIDATES.

At Exeter.

Thursday, 19th July and Friday, 20th July.	Type-writing	Elementary	8.30 a.m. to 12 noon	10	Marine School, Exeter.
	Do.	Intermediate	1.30 p.m. to 4 p.m.	10	Do.

(6) FOR CHURCH AND YACHTING CANDIDATES.

At Falmouth.

Monday, August.	Type-writing	Elementary	9 a.m. to 12 noon	10	Yachting School, Falmouth.
	Do.	Intermediate	1 p.m. to 4 p.m.	10	Do.

(7) FOR CHURCH CANDIDATES.

At Colchester.

Wednesday, 4th July.	Type-writing	Elementary	9 a.m. to 12 noon	10	Government Training School, Colchester.
	Do.	Intermediate	1 p.m. to 4 p.m.	10	Do.

(8) FOR TRAVELLING CANDIDATES.

At Kilmarnock.

Thursday, 4th July.	Type-writing	Elementary	9 a.m. to 12 noon	10	Travelling School, Kilmarnock.
	Do.	Intermediate	1 p.m. to 4 p.m.	10	Do.

(9) FOR MARINE (INTERMEDIATE GRADE) AND YACHTING (ALL GRADES) CANDIDATES.

At Torquay.

Friday, 19th July.	Type-writing	Elementary	9 a.m. to 12 noon	10	St. Peter's High School, Torquay.
	Do.	Intermediate	1 p.m. to 4 p.m.	10	Do.

(a) The examination at Exeter will continue at 2 p.m. on the 20th July 1929.

Days with date.	Subject.	Order of examination.	Hour of commencement of examination.	Approximate number of candidates to be examined.	Place of examination.
<b>TYPE-WRITING—cont.</b>					
<b>(10) For FUNDAMENTAL AND INTERMEDIATE CANDIDATES.</b>					
<i>At Johannesburg.</i>					
Monday, 2nd July	Type-writing ..	Elementary ..	7 a.m. ..	37	Midland College, Johannesburg.
	Do ..	Intermediate ..	7 a.m. ..	18	Do.
	Do ..	Advanced ..	7 a.m. ..	1	Do.
<b>(11) For SENIOR (ELEMENTARY ORDER) CANDIDATES.</b>					
<i>At Bloemfontein.</i>					
Monday, 2nd August	Type-writing ..	Elementary ..	7 a.m. ..	11	Midland High School, Bloemfontein.
<b>(12) For SENIOR AND HIGHER CANDIDATES.</b>					
<i>At Bloemfontein.</i>					
Wednesday, 2nd July	Type-writing ..	Elementary ..	5.15 a.m. ..	37	F.F.S.V.C. High School, Bloemfontein.
	Do ..	Intermediate ..	5.15 a.m. ..	22	Do.
	Do ..	Advanced ..	5.15 a.m. ..	7	Do.
<b>(13) For ADVANCED, KNOWN AND BRILLIANT CANDIDATES.</b>					
<i>At Bulawayo.</i>					
Monday, 2nd August	Type-writing ..	Elementary ..	10 a.m. ..	37	Government Training School, Bulawayo.
	Do ..	Intermediate ..	10 a.m. ..	7	Do.
	Do ..	Advanced ..	10 a.m. ..	1	Do.
<b>(14) For SENIORS CANDIDATES.</b>					
<i>At Johannesburg.</i>					
Wednesday, 2nd August	Type-writing ..	Elementary ..	8 p.m. ..	2	Midland College, Johannesburg.
	Do ..	Intermediate ..	8 p.m. ..	2	Do.
<b>(15) For ELITE, TALENT AND PROMISE CANDIDATES.</b>					
<i>At Durban.</i>					
Friday, 4th August	Type-writing ..	Elementary ..	10 a.m. ..	21	C.M.S. High School, Durban.
	Do ..	Intermediate ..	10 a.m. ..	8	Do.
	Do ..	Advanced ..	10 a.m. ..	2	Do.
<b>(16) For MATURE CANDIDATES.</b>					
<i>At Durban.</i>					
Saturday, 3rd August	Type-writing ..	Elementary ..	11 a.m. ..	18	St. John's High School, Durban.
	Do ..	Intermediate ..	11 a.m. ..	8	Do.
	Do ..	Advanced ..	11 a.m. ..	1	Do.
<b>(17) For GIFTED CANDIDATES.</b>					
<i>At Durban.</i>					
Monday, 3rd August	Type-writing ..	Elementary ..	10 a.m. ..	11	Government Training School, Durban.
	Do ..	Intermediate ..	10 a.m. ..	8	Do.
<b>(18) For ANALYTICAL, NUMERICAL AND BALANCED CANDIDATES.</b>					
<i>At Johannesburg.</i>					
Thursday, 2nd August	Type-writing ..	Elementary ..	11 a.m. ..	18	Government Training School, Johannesburg.
	Do ..	Intermediate ..	11 a.m. ..	7	Do.
	Do ..	Advanced ..	11 a.m. ..	1	Do.
<b>(19) For PROMISE AND PROMISING CANDIDATES.</b>					
<i>At Durban.</i>					
Wednesday, 2nd August	Type-writing ..	Elementary ..	5.15 a.m. ..	18	F.F.S.V.C. High School, Durban.
	Do ..	Intermediate ..	5.15 a.m. ..	8	Do.

Days with dates.	Subject.	Grade of examination.	Hour of examination at schools or places.	Appointments and examinations to be attended.	Place of examination.
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## TYPE-WRITING—cont.

## (20) FOR VIKARABAD CANDIDATES.

## At Ferozabad.

Thurs., August.	11th	Type-writing..	Elementary	7 a.m.	10	Government Training School, Ferozabad.
		Do. ..	Intermediate	7 a.m.	8	Do.
		Do. ..	Advanced	7 a.m.	1	Do.

## (21) FOR BIKANER, CHANDGARH AND VIKARABAD CANDIDATES.

## At Ferozabad.

Frid., August.	11th	Type-writing..	Elementary	8.30 a.m.	11	Municipal Training School, Bikaner.
		Do. ..	Intermediate	8.30 a.m.	8	Do.
		Do. ..	Advanced	8.30 a.m.	1	Do.

## (22) FOR NALAND CANDIDATES.

## At Nalanda.

Wednes., August.	11th	Type-writing..	Elementary	9.30 a.m.	14	Government Training School, Nalanda.
		Do. ..	Intermediate	9.30 a.m.	8	Do.
		Do. ..	Advanced	9.30 a.m.	1	Do.

## (23) FOR DELHIUNIVERSITY CANDIDATES.

## At Delhiuniversity.

Mon., August.	11th	Type-writing..	Elementary	9 a.m.	8	Students' Training School, Delhi.
		Do. ..	Intermediate	9 a.m.	2	Do.
		Do. ..	Advanced	9 a.m.	1	Do.

## (24) FOR CHANDIGARH CANDIDATES.

## At Chandigarh.

Thurs., August and Frid., August.	11th and 12th	Type-writing..	Elementary	10 a.m.	21	Government College, Chandigarh.
		Do. ..	Intermediate	10 a.m.	10	Do.
		Do. ..	Advanced	10 a.m.	1	Do.

## (25) FOR BAHAR CANDIDATES.

## At Bahar.

Thurs., August.	11th	Type-writing..	Elementary	7 a.m.	2	State College, Bahar.
		Do. ..	Intermediate	7 a.m.	1	Do.

## (26) FOR MADRAS AND TAMILNADU CANDIDATES.

## At Tellicherry.

Mon., August.	11th	Type-writing..	Elementary	11 a.m.	8	Government Training College, Tellicherry.
		Do. ..	Intermediate	11 a.m.	4	Do.

## (27) FOR COCHIN CANDIDATES.

## At Cochin.

Wednes., August.	11th	Type-writing..	Elementary	9 a.m.	31	Government School of Commerce, Cochin.
		Do. ..	Intermediate	9 a.m.	10	Do.
		Do. ..	Advanced	9 a.m.	1	Do.

## (28) FOR KARACHI AND THAR CANDIDATES.

## At Karachi.

Wed., August.	11th	Type-writing..	Elementary	9 a.m.	18	British High School, Karachi.
		Do. ..	Intermediate	9 a.m.	7	Do.

## (29) FOR PUNJAB CANDIDATES.

## At Fajalpur.

Wednes., August.	11th	Type-writing..	Elementary	9 a.m.	32	Government Training College, Fajalpur.
		Do. ..	Intermediate	9 a.m.	8	Do.

## (By order)

Office of the Commissioner, for Govt. Examinations,  
Malwa, 18th July 1920.

B. A. BORDAT,  
Secretary.



## UNIVERSITY OF MAURITIUS

TABLE 1

A series of eight lectures on the "Arthashastra" will be delivered by M. K. R. Rao, M.A., B.L., University Professor of Indian History and Archaeology in the Senate House on Tuesdays and Thursdays every week at 4.30 p.m., commencing from Tuesday the 24th August 1958.

The Institute will be open to students taking the Honours course in any college affiliated to the University on the recommendation of the Principal of his college. No fee will be charged for attending any course of lectures, but a student shall not spend the amount he has paid the head of his college for the term.

The Principals of all colleges affiliated to the Honours system are requested to forward in duplicate, at least fourteen days before the commencement of the lecture, list of students taking the Honours course recommended for admission to the lecture.

Persons other than those mentioned above may also, on the recommendation of the lecturer and at the discretion of the Synodists, be admitted to the lectures.

(the order)

K. RAMUNNI NEDUN,  
*Deputy Registrar.*

Received March 21, 1967

## MATHEMATICS EXAMINATION, 1981

The following text books are prescribed for the Intermediate Examination of 1911:—

## Environ Biol Fish (2015) 98:1031–1042

- (1) Topics/works of which a detailed knowledge will not be required—

- (c) *Studies of Grasses and Horses by India Johanson*  
 1990-1991, 1992-1993, 1994-1995, 1996-1997, 1998-1999, 2000-2001, 2002-2003, 2004-2005, 2006-2007, 2008-2009, 2010-2011, 2012-2013, 2014-2015, 2016-2017, 2018-2019, 2020-2021, 2022-2023, 2024-2025, 2026-2027, 2028-2029, 2030-2031, 2032-2033, 2034-2035, 2036-2037, 2038-2039, 2040-2041, 2042-2043, 2044-2045, 2046-2047, 2048-2049, 2050-2051, 2052-2053, 2054-2055, 2056-2057, 2058-2059, 2060-2061, 2062-2063, 2064-2065, 2066-2067, 2068-2069, 2070-2071, 2072-2073, 2074-2075, 2076-2077, 2078-2079, 2080-2081, 2082-2083, 2084-2085, 2086-2087, 2088-2089, 2090-2091, 2092-2093, 2094-2095, 2096-2097, 2098-2099, 2100-2101, 2102-2103, 2104-2105, 2106-2107, 2108-2109, 2110-2111, 2112-2113, 2114-2115, 2116-2117, 2118-2119, 2120-2121, 2122-2123, 2124-2125, 2126-2127, 2128-2129, 2130-2131, 2132-2133, 2134-2135, 2136-2137, 2138-2139, 2140-2141, 2142-2143, 2144-2145, 2146-2147, 2148-2149, 2150-2151, 2152-2153, 2154-2155, 2156-2157, 2158-2159, 2160-2161, 2162-2163, 2164-2165, 2166-2167, 2168-2169, 2170-2171, 2172-2173, 2174-2175, 2176-2177, 2178-2179, 2180-2181, 2182-2183, 2184-2185, 2186-2187, 2188-2189, 2190-2191, 2192-2193, 2194-2195, 2196-2197, 2198-2199, 2200-2201, 2202-2203, 2204-2205, 2206-2207, 2208-2209, 2210-2211, 2212-2213, 2214-2215, 2216-2217, 2218-2219, 2220-2221, 2222-2223, 2224-2225, 2226-2227, 2228-2229, 2230-2231, 2232-2233, 2234-2235, 2236-2237, 2238-2239, 2240-2241, 2242-2243, 2244-2245, 2246-2247, 2248-2249, 2250-2251, 2252-2253, 2254-2255, 2256-2257, 2258-2259, 2260-2261, 2262-2263, 2264-2265, 2266-2267, 2268-2269, 2270-2271, 2272-2273, 2274-2275, 2276-2277, 2278-2279, 2280-2281, 2282-2283, 2284-2285, 2286-2287, 2288-2289, 2290-2291, 2292-2293, 2294-2295, 2296-2297, 2298-2299, 2300-2301, 2302-2303, 2304-2305, 2306-2307, 2308-2309, 2310-2311, 2312-2313, 2314-2315, 2316-2317, 2318-2319, 2320-2321, 2322-2323, 2324-2325, 2326-2327, 2328-2329, 2330-2331, 2332-2333, 2334-2335, 2336-2337, 2338-2339, 2340-2341, 2342-2343, 2344-2345, 2346-2347, 2348-2349, 2350-2351, 2352-2353, 2354-2355, 2356-2357, 2358-2359, 2360-2361, 2362-2363, 2364-2365, 2366-2367, 2368-2369, 2370-2371, 2372-2373, 2374-2375, 2376-2377, 2378-2379, 2380-2381, 2382-2383, 2384-2385, 2386-2387, 2388-2389, 2390-2391, 2392-2393, 2394-2395, 2396-2397, 2398-2399, 2400-2401, 2402-2403, 2404-2405, 2406-2407, 2408-2409, 2410-2411, 2412-2413, 2414-2415, 2416-2417, 2418-2419, 2420-2421, 2422-2423, 2424-2425, 2426-2427, 2428-2429, 2430-2431, 2432-2433, 2434-2435, 2436-2437, 2438-2439, 2440-2441, 2442-2443, 2444-2445, 2446-2447, 2448-2449, 2450-2451, 2452-2453, 2454-2455, 2456-2457, 2458-2459, 2460-2461, 2462-2463, 2464-2465, 2466-2467, 2468-2469, 2470-2471, 2472-2473, 2474-2475, 2476-2477, 2478-2479, 2480-2481, 2482-2483, 2484-2485, 2486-2487, 2488-2489, 2490-2491, 2492-2493, 2494-2495, 2496-2497, 2498-2499, 2500-2501, 2502-2503, 2504-2505, 2506-2507, 2508-2509, 2510-2511, 2512-2513, 2514-2515, 2516-2517, 2518-2519, 2520-2521, 2522-2523, 2524-2525, 2526-2527, 2528-2529, 2530-2531, 2532-2533, 2534-2535, 2536-2537, 2538-2539, 2540-2541, 2542-2543, 2544-2545, 2546-2547, 2548-2549, 2550-2551, 2552-2553, 2554-2555, 2556-2557, 2558-2559, 2560-2561, 2562-2563, 2564-2565, 2566-2567, 2568-2569, 2570-2571, 2572-2573, 2574-2575, 2576-2577, 2578-2579, 2580-2581, 2582-2583, 2584-2585, 2586-2587, 2588-2589, 2590-2591, 2592-2593, 2594-2595, 2596-2597, 2598-2599, 2600-2601, 2602-2603, 2604-2605, 2606-2607, 2608-2609, 2610-2611, 2612-2613, 2614-2615, 2616-2617, 2618-2619, 2620-2621, 2622-2623, 2624-2625, 2626-2627, 2628-2629, 2630-2631, 2632-2633, 2634-2635, 2636-2637, 2638-2639, 2640-2641, 2642-2643, 2644-2645, 2646-2647, 2648-2649, 2650-2651, 2652-2653, 2654-2655, 2656-2657, 2658-2659, 2660-2661, 2662-2663, 2664-2665, 2666-2667, 2668-2669, 2670-2671, 2672-2673, 2674-2675, 2676-2677, 2678-2679, 2680-2681, 2682-2683, 2684-2685, 2686-2687, 2688-2689, 2690-2691, 2692-2693, 2694-2695, 2696-2697, 2698-2699, 2700-2701, 2702-2703, 2704-2705, 2706-2707, 2708-2709, 2710-2711, 2712-2713, 2714-2715, 2716-2717, 2718-2719, 2720-2721, 2722-2723, 2724-2725, 2726-2727, 2728-2729,

- (4) *Tales of Indian Chivalry* by Michael Macmillan.  
 (London: B. K. P., Limited, Madras Branch, Madras.)

- (4) *The Great War*  
 (2nd and 3rd editions) Bonn: Modern English, Münster.

- (6) *The Personal History and Experience of David Copperfield the Younger* by Charles Dickens—Revised and edited for schools by H. A. Tielke, English Literature for Secondary Schools Series (Glencoe, A. C., Ltd., Madras Branch, Madras).

- (2) Text book of which a detailed knowledge will be required—  
Selections in Poetry and Prose. The text book of Selections will be published by the  
University of Madras and copies thereof may be had from the R.P.O.K. Press, Vepery,  
Madras.

*Journal of Great Lakes Research*, *Environmetrics* and *Hydrobiologia*.

Subsidiary published by the University (S.P.D.K. Press, Vayptar, Madras)

## 18504

*Amicharyaji Dasa* by Subhasis Krishna (Waste Agency, Bhubaneswar, Poona);  
*Tibbachi Kadam*, by the Rev. L. V. Tink (New Bhaktinagar, Poona).

## Online

- (2) Selections published by the University (S.P.B.K. Press, Vojny, Moscow)

- an Poet—

*Anghyathali* by Gangaotar Mishra (The Utkal Sahitya Press, Chandrasekharpur, Cuttack),  
Pp. vi + 108.

**NOTE**—The following poems only in the above book have to be studied :—

Storage of Utsuki, Hamari	..	..	63	Even
As Introduction to the Spring	..	..	60	"
Yokawa's Will	..	..	146	"

- #### 4.1. Pattern

Printed and Published by Macdonald, Rao (Munshi, Kamlani & Co., Ltd., 201, Bowbazar Street, Calcutta). Price, 8 annas.

Note—The following might become only in the a'wee book here to be written:—

1. The Son.
2. Buddha.
3. Napoleon.
4. The Air around us.
5. The Kingdom of Lichen.
6. The Moon and the Stars—a parallel from Nature.
7. City of Saturn.
8. Nothing in the world is as new.

Manuscript : *Chrysomelid* III.

Greek.

Latin.

Selections published by the University.

Course in Ethics and Religion by J. A. Mooney, M.A. (Cambridge University Press). (Acquaintance with the sciences as well as with the text is expected).

French.

Selections published by the University (S.P.O.E. Press).

Thomas Chubb, places 28 to 48 from *La Fontaine* (Ed. E. L. A. Fontaine—London: Arnold).

Latin : *Geoponica—De Rebus*.

Sanskrit.

Text-books will be prescribed when required.

Arabic.

Selections published by the University.

The Arabic Reader No. 1. Second half—by Qasim Ahmad Usmani Syed Ahmad Shah Hanwari (Shahid Hanafi & Sons, High Road, Triplicane, Madras). Price, 12 annas.

Persian.

Selections published by the University.

Selections 1-12-Ann, Chapters I and II, by Qasim Ahmad (Shahid Hanafi & Sons, High Road, Triplicane, Madras).

Veda.

Selections published by the University (S.P.O.E. Press, Vepery, Madras).

Gandhi Upanishad by Jafaruddin Ahmad Jalali (pages 131 to 244 (both included) and from pages 245 to the end)—Shahid Hanafi & Sons, High Road, Triplicane, Madras. Price, Rs. 2-12-6.

History.

History of Great Britain and Ireland : The Norman and Plantagenet Periods.

History of India : The Pre-Mausam Period.

(By order)

J. J. HENSHAW,  
Manager-in-charge.

Senate House, 10th July 1931.

# GOVERNMENT SCHOOL OF ENGINEERING, TRICHINPOLY.

The following conditions will be admitted to the students who, Government School of Engineering, Trichinopoly at General Viceroy Bungalow, Bala Street, Coimbatore, Trichinopoly, on Friday the 30th July 1931, provided they pay at 10 a.m. and provided each deposits with the Superintendent on that day the following is original :—

(1) A health certificate in the prescribed form from a Certified Government Medical Officer certifying that the candidate is fit for the public service, including the outdoor work of the Public Works Department and that he has had small pox or has been vaccinated. Certificate in no other form will be accepted.

(2) Original certificate of conduct covering the last two years.

(3) Satisfactory evidence of age as shown by original or properly attested copies of documents.

(4) Leaving certificate from the school last attended.

(5) A deposit of Rs. 100 to be drawn against examinations, etc.

(6) Ticket for under rule 4a.

(7) An attesting slip for of Rs. 5.

Name.	District.	Name.	District.
1. K. S. Subramanyam	Trichinopoly.	15. M. V. Venkateswaram	Madurai.
2. T. K. Subramanyam	Trichinopoly.	16. K. Subramanyam	Trichinopoly.
3. T. K. Subramanyam	Trichinopoly.	17. K. Subramanyam	Trichinopoly.
4. T. A. Subramanyam	Trichinopoly.	18. S. Subramanyam	Trichinopoly.
5. K. S. Subramanyam	Trichinopoly.	19. S. Subramanyam	Trichinopoly.
6. T. A. Subramanyam	Trichinopoly.	20. S. Subramanyam	Trichinopoly.
7. T. A. Subramanyam	Trichinopoly.	21. S. Subramanyam	Trichinopoly.
8. T. A. Subramanyam	Trichinopoly.	22. S. Subramanyam	Trichinopoly.
9. T. A. Subramanyam	Trichinopoly.	23. S. Subramanyam	Trichinopoly.
10. T. A. Subramanyam	Trichinopoly.	24. S. Subramanyam	Trichinopoly.
11. T. A. Subramanyam	Trichinopoly.	25. S. Subramanyam	Trichinopoly.
12. T. A. Subramanyam	Trichinopoly.	26. S. Subramanyam	Trichinopoly.
13. T. A. Subramanyam	Trichinopoly.	27. S. Subramanyam	Trichinopoly.
14. T. A. Subramanyam	Trichinopoly.	28. S. Subramanyam	Trichinopoly.

Preference will be given to the following if any of the above did not turn up for admission on the day fixed :—

Name.	District.
1. K. Subramanyam	Trichinopoly.
2. K. Subramanyam	Trichinopoly.
3. K. Subramanyam	Trichinopoly.

School of Engineering, Trichinopoly,  
31st July 1931

E 3

S. SUBRAMANYA ATTAR,  
Superintendent.

## COLLEGE OF ENGINEERING, MADRAS.

## EXAMINATIONS FOR RECRUITMENT TO THE DIVISIONAL ASSISTANTS' SERVICE OF THE PUBLIC WORKS DEPARTMENT.

An examination of candidates from the Madras Presidency will be held on Monday 13th September 1909, at the College of Engineering, Madras, and particularly at the office of my superior officer of the Public Works Department. The examination at any centre will be conducted if it be so required and completed on the above-stated date, but the above appointment of the examination may make his own arrangements with the candidates regarding the place and hour of the examination. Candidates for examination at the College will forward their applications direct to the Principal as or before the last Monday in August.

Interested candidates should apply to a superior officer of the Public Works Department not later than thirty days previous to the date fixed for the examination. Their applications must be forwarded to the Principal through the Public Works Office.

The fee for the examination is Rs. 25. Every applicant must be accompanied by a Treasury officer's receipt for this amount, which will, under no circumstances, be refunded (no fee will be returned in cash by the Principal), and the following certificate:—

*Statement in support of application for registration of name for the Entrance Examination, Madras Branch, Public Works Department, to be held on Monday 13th September 1909.*

(1) Full name; (2) age in years; (3) certificate sent (a), (b), (c), (d) occupation; (5) address; (6) place of education; (7) date; and (8) signature of applicant.

*N.B.*—A candidate must furnish with this statement:—

(a) Certificate of good character, covering a period of not less than two years immediately preceding the application from a superior officer whom the candidate has served, or to whom he is well known, or by whom he has been educated.

(b) Certificate that the candidate is under 30 years of age, which must be signed by a Medical Officer of rank not lower than Assistant Surgeon. (A candidate already in Government employ—whether permanent or temporary—may be allowed to compete in the examination even if he is more than 30 years of age and may be appointed to an appointment if he proves it but if he was already in permanent service he will be eligible only for appointment to the corresponding establishment in Public Works.)

\* This form includes employment under local boards and bodies before if such is provided by the Public Government.

(c) Certificate that the application is in the candidate's handwriting. These certificates may be submitted in original, or by rubber-stamped copies, but none will be returned.

I certify to signified the examination of the applicant at the above-named place.

(Signature of Officer.)

The Principal will decide from the certificates whether an application should be registered or rejected.

Examination papers for registered candidates will be sent from the College to superintending officers in time for the examination. The following are the subjects of examination and the marks for each. In order to pass, a candidate must obtain the minimum marks in each subject independent of and two-thirds (2/3) of the total marks:—

	Time allowed for paper in hours	Maximum marks	Minimum marks to pass.
Writing (handwriting, clearness and rapidity) .. .. .	1	200	80
English (spelling, punctuation, etc.) .. .. .	1	200	80
Arithmetic (the whole) .. .. .	1 1/2	240	100
Measurement (the whole) .. .. .	1	80	30
Book keeping (introductory) .. .. .	1 1/2	160	60
Elementary Chemistry .. .. .	1	80	30
Essay Writing .. .. .	1	100	50

*Mathematics*—Book-keeping by English (Chemistry/ physics). Memorabilia for Engineers by Telford.

*Elementary Geometry*.—Books I and II of Euclid with simple definitions therefrom, and the text-book "Solid and Surface" and Book of Euclid's Elements.

*Essay Writing*.—The scope of knowledge expected in Essay Writing is that expected of successful candidates of the Entrance, Matriculation or School Final Examinations of the Indian Universities.

Each examination is complete in itself. A candidate who fails in one examination and wishes to appear at a subsequent one must furnish a fresh fee and certificate and undergo the full examination.

The College of Engineering acts solely as an examining agency; passed candidates should apply (1) to the Assistant-Secretary, Madras, for direct appointments as accountants, (2) to Superintending Engineers for appointments as clerks in the Superintending and the Executive Engineers' offices. The passing of the examination does not give any claim to appointment and in the selection of candidates for appointment, none will be taken that different rules and orders are fairly represented.

After such examination, lists of successful candidates will be forwarded to the Assistant-Secretary, Madras, and to the Superintending Engineer of Circles in the Madras Presidency.

College of Engineering, Madras,  
13th July 1909.

G. L. CARTWRIGHT,  
Acting Principal.

# VACANCIES.

Applications are invited from qualified natives of the secondary grade for the post of the sixth Assistant, Secondary section attached to this institution, on Rs. 40-5-0 + Rs. 10 local allowance. Applications should reach the undersigned before the 1st August 1929.

Applications are invited from trained lady graduates for the temporary Assistant's post on Rs. 100, Secondary section attached to this institution. Applications should reach the undersigned before the 1st August 1929.

Applications are invited from trained Anglo-Indian teachers of the secondary grade for the post of the North Assistant, Secondary section attached to this institution, on Rs. 40-5-0 + Rs. 10 local allowance.

Applications should reach the undersigned before the 1st August 1929.

Government Training School for Matrons,  
Madras, 15th July 1929.

K. MEYER,  
Acting Superintendent.

Applications are invited for the following posts with the qualifications noted against each:—

*For the Elementary Muslim School, Rameswaram.*

Master—Trained School Fund or Matronship, pay Rs. 50.

First Assistant—Trained Lower secondary or Middle School, pay Rs. 30.

These only need apply, whose vacancies is India. Applications should reach the undersigned before 31st August 1929.

Madras, 15th July 1929.

M. K. KHAN,  
President, Muslim Board.

Wanted a Drawing Master for the Government Training School for Matrons, Madras, on Rs. 45. Applications with the following particulars should be submitted so as to reach this office not later than 1st August 1929:—

Name; last previous appointments; caste; age; highest general educational qualifications; highest technical examination passed with class and year; number and grade of teachers' certificates; testimonials, if any.

Madras, 15th July 1929.

A. SENGUANT,  
Chief Inspector of Girls' Schools, General Clerk.

Wanted for the Government School, Bangalore, an assistant waiting instructor on Rs. 15 per month plus the temporary allowance recently sanctioned. The place is likely to be made permanent. Candidates (possessing an Intermediate Technical Teachers' Certificate in weaving and a knowledge of English in modern accounts are preferable. Applicants stating age, qualifications, caste, the previous appointments held, etc., with copies of testimonials should reach the undersigned on or before the 1st August 1929.

Government School, Bangalore,  
15th July 1929.

V. KESAVA WARRIAR,  
Acting Superintendent.



# THE FORT ST. GEORGE GAZETTE

Published by Authority.

No. 26.]

MADRAS, TUESDAY EVENING, JULY 27, 1926.

[Price, 4 ann. 6 p.]

## Part III.—Miscellaneous Notifications.

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### APPOINTMENTS, LEAVE, ETC.

#### REGISTRATION.

Posting.—M. N. R. Alkshar Gouda Rao, from Joint Sub-Registrar II, Coimbatore, to Joint Sub-Registrar II, Madhavaram. To join immediately.

M. N. R. Taty Lakshmanamurti Rao Nagudu, from Taluk (Ganjapur district) to Joint Sub-Registrar II, Coimbatore.

Madras, 21st July 1926.

M. N. R. Taty Lakshmanamurti Rao, on leave from leave, reported to Madhavaram (Ganjapur district). (This cancels his posting to Madhavaram.)

M. N. R. Appanna Das, from Goudar (Ganjapur district) to Ponnkala (Anantapur district). (This cancels his posting to Madhavaram.)

M. N. R. Yashwanth Lakshmanamurti, from Ponnkala (Anantapur district) to Madhavaram (Ganjapur district).

Madras, 22nd July 1926.

C. M. SCHMIDT,  
Inspector-General of Registration.

#### JUDICIAL.

No. 10. Leave.—M. N. R. Sankar Gopal Gouda Acharyya Anagari, District Munsif of Ottapalam, is granted leave on medical certificate, under articles 227 and 228 of the Civil Service Regulations, for three months from the 21st May 1926.

High Court, Madras.  
21st July 1926.

E. H. COURTENAY,  
Registrar.

## FOREST.

*Posting*.—Mr. A. B. Beach, Probationary Extra Assistant Commissioner of Forests, is, on the expiry of leave, posted to his duty as Assistant to the District Forest Officer, Lower Colaba Division.

Madras, 22nd July 1920.

S. COX,  
Chief Commissioner of Forests

*Leave and Posting*.—In pursuance of this office Service Order No. 5120, dated 28th May 1920, M. Hassan Khan Sahib Bahadur, Ranger, third grade, and Assistant Division officer, is granted privilege leave for three months with effect from 18th May 1920 under article 30-D of the Civil Service Regulations.

M. B. Ry. C. Ramaswami Nayudu, Ranger, second grade, Kanad West, is posted to work as Assistant Division officer, viz. M. Hassan Khan Sahib Bahadur on leave or until further orders.

Wallah, 24th July 1920.

C. M. HODGSON,  
Acting Commissioner of Forests, Northern Circle.

*Postings*.—(1) On return from leave, Ranger Mr. Syed Dushkin Akbar Sahib to be the Range Officer, Villupattinam, South Colaba Division.

(2) On relief by No. (1), Ranger M. B. Ry. N. Sureswatha Ayyar, second grade, is transferred to the Southern Circle.

(3) On transfer to the Western Circle, Ranger M. B. Ry. A. E. Kandon, 4th grade, is posted to the charge of the Tunkadur range, South Colaba Division. (This cancels posting Ranger M. B. Ry. T. U. Sankaran Nayar to the Tunkadur range.)

Colaba, 26th July 1920.

*Transfer*.—M. B. Ry. P. Govinda Meena Ayyar, Extra Assistant Commissioner now in charge of North Malabar Division, is transferred to the Nilgiris on relief by Mr. G. S. Laxmi, to do duty under the orders of the District Forest Officer with headquarters at Ootacamund.

Colaba, 28th July 1920.

G. E. C. FISCHER,  
Acting Commissioner of Forests, Western Circle.

*Leave*.—M. B. Ry. P. Velayutham Nayar, Ranger, second grade, is in charge of Ayyalar range, Madras division, is granted privilege leave for four months from date of relief.

*Transfer and Posting*.—Mr. Syed Yabik Sahib, Ranger, sixth grade, is, on return from leave on 28th August 1920, transferred from South Vellore division to South Salem (now East Sai) division and posted to the charge of Chikilur range.

M. B. Ry. K. Ramaswami Narada, Ranger, fourth grade, is in charge of Chikilur range, South Salem division (now United Salem), is on relief by Mr. Syed Yabik Sahib, transferred to Madras District and posted to the charge of Ayyalar range.

Salem, 29th July 1920.

E. F. HIGGINS,  
Acting Commissioner of Forests, Southern Circle.

## PUBLIC WORKS.

*Cancellation of Transfer*.—The transfer of M. B. Ry. N. R. Raghunatha Rao, Overseer, second grade, from the Coimbatore division IV Circle, to the College of Engineering, Madras, under notification No. 454 D, dated 14th July 1920, is hereby cancelled.

*Transfer*.—M. B. Ry. O. Raghunatha Ayyar, Overseer, second grade, provisionally substitutive, from the Madras division, III Circle, to the College of Engineering, Madras, for employment as an Assistant Instructor.

M. B. Ry. K. Vasudeva Murthy, Overseer, second grade, provisionally substitutive, from the Coimbatore division, to the IV Circle.

Ootacamund, 29th July 1920.

M. B. Ry. Ayyathurai Ayyar Rameswami Ayyar, Overseer, first grade, temporary rank, from the Coimbatore division, III Circle, to the IV Circle.

Ootacamund, 29th July 1920.

*Leave*.—Under article 30-D, Civil Service Regulations, M. B. Ry. T. Krishna Rao, Supervisor, first grade, temporary, is granted privilege leave for one month with effect from the first day of the 18th July 1920.

Ootacamund, 29th July 1920.

W. J. J. HOWLEY,  
Chief Engineer, P. W. D., (General and Irrigation).

*Leave*.—M. B. Ry. A. Kasturi Ramana, Temporary Upper Subordinate on Rs. 55, in the Coimbatore division, is granted privilege leave for one month with effect from the 1st July 1920, on date of relief.

**Posting.**—M R Ry. A. Parakkal, Oversee, second grade, Godavari Headworks Division, is posted to the Office of the Superintending Engineer, I Circle, as the acting Head Drawings.

Waltair, 21st July 1929

**Posting.**—(1) M R Ry. A. Radhakrishna Ayyar, Temporary Upper Subordinate on Rs. 70, posted to this circle is Chief Engineer's Memorandum No. 435-D, dated 28th June 1929, is reported in the Godavari Northern division.

(2) M R Ry. A. Subrahmanyam Ayyar, Supervisor, first grade, temporary, Ganjam Division, on return from leave, is posted to the Koppal division.

(3) M R Ry. L. M. Sankaran Ayyar, Oversee, third grade, sub-graduate, and second grade, temporary, Ganjam Division, on return from leave, is posted to the Koppal division. This transfer carries with it sanction to travel pay and travelling allowance.

**Posting.**—M R Ry. C. J. Gangaswami Ayyangar, Asst. Sub-Engineer, posted to this circle in Official Memorandum No. 412-D, dated 26th July 1929, is reported in the Godavari Headworks Division as a temporary measure for the quarry section.

C. T. MULLINGS,  
Superintending Engineer, I Circle.

Waltair, 21st July 1929

**Leave.**—M R Ry. B. Gopalan, Temporary Upper Subordinate, Chidambaram Division, is granted under article 260, Civil Service Regulations, privilege leave for six weeks with effect from 4th June 1929 onwards.

**Transfer.**—M R Ry. K. R. Subrahmanyam Ayyar, Oversee, second grade, is transferred from the Bellary Division to the Madras Division. To join expeditiously on relief.

J. M. M. PARKER,

Bellary, 24th July 1929

Superintending Engineer, III Circle.

**Leave.**—M R Ry. N. B. Raghunatha Rao, Oversee, is, under article 260, Civil Service Regulations, granted privilege leave on medical certificate for three months from 12th July 1929 onwards.

R. N. ASHWAJASWAMI MUDALIYAR,  
Offg. Superintending Engineer, IV Circle.

Chandigarh, 21st July 1929

**Leave.**—Under article 260 of the Civil Service Regulations and G.O. No. 177, Financial, dated 11th March 1928, privilege leave for five months from the date of relief is granted to M R Ry. V. V. Subrahmanyam Ayyar, Supervisor, first grade, temporary rank, Chidambaram Division.

Madras, 18th July 1929.

**Extension of Leave.**—Under article 260 of the Civil Service Regulations and G.O. No. 177, Financial, dated 17th May 1929, extension of privilege leave for three months with effect from 26th July 1929 is granted to M R Ry. C. Thirumala Aravamudan, Supervisor, second grade, temporary rank, North Prosser Division.

M. BROWN,  
Superintending Engineer, V Circle.

Madras, 26th July 1929

**Leave.**—M R Ry. S. Hanumanth Ayyar, Asst. Sub-Engineer, temporary, in charge of the Hindustani Subdivision, Tanjore Division, is granted, under article 260, Civil Service Regulations, privilege leave for two months with effect from the date of relief.

**Transfer and Posting.**—(1) M R Ry. T. S. Varadachari Ayyar, Temporary Upper Subordinate on Rs. 68, is, on return from leave, transferred from the Tanjore Division to the Madras Division. This transfer carries with it sanction to the travel pay and travelling allowance.

(2) M R Ry. V. Subrahmanyam, Oversee, first grade, is transferred from the Madras Division to the Tanjore Division for charge of the Hindustani Subdivision, during the absence of M R Ry. S. Hanumanth Ayyar, Asst. Sub-Engineer, temporary, granted leave or until further orders. To proceed on relief by M R Ry. T. S. Varadachari Ayyar.

(3) M R Ry. S. Thirumangalakudi Ayyangar, Oversee, first grade, Trichinopoly Division, is, on return from leave, posted for charge of the South Subdivision as a temporary measure or until further orders on relief of M R Ry. C. J. Gangaswami Ayyangar, Asst. Sub-Engineer, transferred to the I Circle in Government notification No. 435-D, dated 26th July 1929.

**Transfer.**—M R Ry. P. K. Parthasarathy Ayyangar, Temporary Upper Subordinate on Rs. 68, is transferred from the Madras Special Division to the Tanjore Division. To join expeditiously. This transfer carries with sanction to travel pay and travelling allowance.

G. S. RAMA AYYAR,  
Superintending Engineer, VI Circle.

Trichinopoly, 25th July 1929.

**Posting.**—M R Ry. P. Gangaswami Ayyangar, Asst. Sub-Engineer, sixth grade, temporary rank, posted to this circle in Notification No. 454-D, dated 21st July 1929, is reported to the Tanjore Division of the Tanjore Division.

A. V. RAMALINGA AYYAR,  
Superintending Engineer, VII Circle.

Madras, 23rd July 1929

## INDIAN FINANCE DEPARTMENT.

SUBORDINATE ACCOUNTS SERVICE  
(Divisional Accountants)

## Acting Revenue—

(With effect from 2nd July 1933)

Mr. V. R. Krishnaswami Mudaliyar, Assistant, fourth grade, having been permitted to return to duty, the unexpired portion of his leave having been accumulated—

Mr. V. Marikka Mudaliyar, Assistant, fourth grade, officiating, to revert to 5th grade.

Mr. B. C. Vedashankar Ayyar, Assistant, 5th grade, officiating, to revert to 4th grade.

Mr. K. S. Vardachari Ayyar, Assistant, 5th grade, officiating, to revert to 4th grade.

Mr. R. V. Vayanasatha Ayyar, Assistant, seventh grade, officiating, to revert to 6th grade, Assistant-General's office, Madras.

Port St. George, 20th July 1933.

G. H. BAILEY,  
Deputy Assistant-General.

## AGRICULTURE.

Leave—M. R. By P. A. Ezhumthoswami Ayyangar, Assistant to the Government Agricultural Chemist, is granted privilege leave for one month from 15th July 1933.

M. R. By U. Vittal Rao, Botanical Assistant to the Government, is granted privilege leave for one month from 23rd August 1933 with prohibition to go to the peninsular States of India and Madras and other Madras holdings.

Madras, 17th July 1933.

Leave—M. R. By L. Parasimha Achari, Agricultural Demonstrator, Gudiyettam, is granted privilege leave for two months from the date of relief.

Madras, 20th July 1933.

L. D. SWAMINATHAN PILLAI,  
Director of Agriculture.

## MEDICAL.

Appointment—Civil Assistant Surgeon Rao Pabhi A. Sengupta, attached to Government Lachna Aghora, Calcutta, is appointed to Civil Lecturer, Government Medical School, Calcutta, in addition to his own duties with effect from date of taking charge.

(By order)

Madras, 23rd July 1933.

A. C. INGRAM, Major, I.M.S.,  
Personal Assistant to the Surgeon-General.

## GENERAL NOTIFICATIONS.

## IMPERIAL LIBRARY.

OPENING OF HALL STREET AND STRAND ROAD, CALCUTTA.

Open to [REDACTED] FROM 10 A.M. TO 7 P.M.  
[REDACTED] FROM 2 P.M. TO 8 P.M.

The Imperial Library is also a LENDING LIBRARY. It is free to all except children. There is no subscription to pay.

J. A. HAFMAN,  
Librarian.

## TREASURE TROVE.

It is hereby notified under section V of the Indian Treasure Trove Act (VI of 1928) that on or about 5th day of February 1933 the undermentioned articles valued at Rs. 1,000 were found hidden in the village of Chikabeswara, temple, in the village of Chikabeswara in the Pudukottai District while digging a pit for planting flower trees.

1. All persons claiming the said treasure or any part thereof, are hereby required to appear personally or by agent before the Collector of Chikabeswara at his office on the 1st day of December 1933 at the Collector's office, Chikabeswara, in order to the matter being inquired into and determined in accordance with the provisions of the Act.

## Description of property.

		about	18 months	ago.	Value.
Copper images of	(1) Venkateswara	1	18 months	ago.	1,000
	(2) Chokkavaram	1	18 months	ago.	
	(3) One Krishna	1	18 months	ago.	
	(4) One Subrahmanya	1	18 months	ago.	

Collector's Office,  
24th June 1933.A. UPENDRA TAL,  
Acting Collector.



It is hereby notified, under section 3 of the Indian Treasure Treasures Act VI of 1912, that treasure valued at Rs. 12 consisting of small gold coins called silver coins, thirty in number, each worth about Rs. 1-6-0 was found hidden on the 11th April 1932 in the ground in a small pot, as big as an average water pot, at a place on the hills close to Ponnambalappan village, North division, North Arcot district, by some of the ryots of Kalladuram village of the same division, during the season of their here hunting.

3. All persons claiming the said treasure, or any part thereof, are hereby required to appear personally or by agent, before the Collector of South Arcot, at his office at Vellore, on the 5th day of November 1932, in order to the matter being inquired into and determined in accordance with the provisions of the Act.

North Arcot Collector's Office,  
15th June 1932.

H. H. HODG,  
Collector.

It is hereby notified, under section 3 of Act VI of 1912, that the undervalued treasure was found by Sethan Velkudam of Kola Palla Street of Tirukkalur village, Manargudi taluk, while working in the coconut tree on 3, No. 112-G described as just laid in village estate owned by the head Jura Temple.

Name.	Description of treasure					Value.
	No.	1.	2.	3.	4.	
1. Amman (big)	..	..	..	..	..	12 10 0
2. Amman (small)	..	..	..	..	..	11 4 0
3. Pannal	..	..	..	..	..	5 2 0
4. Tuvuvu	..	..	..	..	..	0 10 0
5. Tichchadar	..	..	..	..	..	5 0 0
						35 0 0

2. All persons claiming the said treasure or part thereof are hereby required to appear personally or by agent before the Collector of Tanjore at his office on 6th December 1932 in view to the matter being inquired into and determined according to law.

Tanjore Collector's Office,  
2nd July 1932.

P. C. DUTT,  
Collector.

It is hereby notified, under section 3 of Act VI of 1912 that on or about the 16th June 1932 the undervalued treasure valued at Rs. 126 was found in the Palambakkam forest reserve adjoining No. 148 Rangapuram village in the Tiruvallur taluk by (1) Mariyamma Kammam, minor daughter of Raja Radda, (2) Govindasami, widow daughter of Marudam Radda, and (3) Narasimam alias Motiramam, daughter of the above said Marudam Radda, all residing in the said Rangapuram village. All persons claiming the said treasure are hereby required to appear in person or by agent before the Collector of Chingleput district at his office in Chingleput at 11 a.m. on the 26th November 1932 in view of the matter being inquired into and determined according to law.

Twenty gold coins weighing 19 <sup>35</sup>/<sub>64</sub> p.w. and valued at about Rs. 126.

Chingleput Collector's Office,  
14th July 1932.

M. S. MASCARENHAS,  
Collector.

# NOTICES.

It is hereby notified that the Registrar of Co-operative Societies, Madras, has, under section 46 of Act II of 1912, cancelled the registration of the Kanchikudi Co-operative Credit Society, No. 494 in the Dhone taluk of the Kurnool district, and appointed M.R.Ry. Vinayakam Ayya Gura, Special Deputy Collector of Co-operative Societies, Kurnool, as Registrar of the said society under section 41 (1) of the said Act.

It is hereby notified that the Registrar of Co-operative Societies, Madras, has, under section 46 of Act II of 1912, cancelled the registration of the Mattapalli Co-operative Credit Society, No. 536 in the Dhone taluk of the Kurnool district, and appointed M.R.Ry. Vinayakam Ayya Gura, Special Deputy Collector of Co-operative Societies, Kurnool, as Registrar of the said society under section 41 (1) of the said Act.

It is hereby notified that the Registrar of Co-operative Societies, Madras, has, under section 46 of Act II of 1912, cancelled the registration of the Kanchikudi Co-operative Credit Society, No. 535 in the Dhone taluk of the Kurnool district, and appointed M.R.Ry. Vinayakam Ayya Gura, Special Deputy Collector of Co-operative Societies, Kurnool, as Registrar of the said society under section 41 (1) of the said Act.

A. VEDACHALA AYYAR,  
Acting Registrar of Co-operative Societies.

Madras, 16th July 1932.  
113



Statement showing PLANTS Sown and Destroyed in each listed place in the Madras Presidency for week ending 24th July 1953 as compared with two previous weeks.

[illegible]

Monday, 24th July 2012

E. L. PERRY, Jr., Col., U.S.A.,  
Savannah, Georgia

### JUDICIAL NOTIFICATIONS

### PROCLAMATION

By virtue of a Warrant to me directed by His Majesty's High Court of Judicature at Madras  
Madras do hold. I hereby proclaim and give notice that a Session of Oyer and Terminer will

General Seal Delivery is set for Fort Belk George the Town of Madras and the local limbs thereof and the place and interests subsistent thereto will be before the House of the Court at Madras on Monday the second day of August morning the date before at ten o'clock in the forenoon for the trial of all crimes and offences done or committed within Fort Belk George or the Town of Madras at the local limbs thereof and place and interests subsistent thereto and of Accidents, Offences.

And also that at the same time and place will be holden a Festival of Humanity for the trial of all crimes and offences done or committed on the High Seas.

And I hereby require and enjoin all persons bound by  
 Penalties or to anywise concerned therein to attend at the time and place aforesaid and not to  
 default without cause.

Medium, dried June 1986.

MIRZA ABUL HUSAIN,  
Sheik of Mission

人際關係與性別：女性主義批判

Notice is hereby given that candidates for the coming Appointments Examination are required to file their applications with the necessary enclosures in the Office of the Deputy Registrar, Appointments State, not later than the 31st August 1926.

3. The fee of Rs. 25 should be paid into the Bank of Madras or the local treasury and the receipt should be submitted along with the application.

8. Forms of application can be had from the Head Clerk, Comptroller, Administrative Council.

High Court, Madras,  
12th July 1932.

H. S. WHITE,  
Deputy Registrar, Knoxville, Tenn.

## INVESTITURE OF POWERS.

Under section 128 (1) of the Code of Civil Procedure (Act V of 1908), as amended by the Decretalisation Act, 1914 (IV of 1914), the High Court is pleased to direct that the undermentioned officers shall, in cases in which an appeal is allowed, take down the evidence with their own hand in the English language:—

M.R. Ry. Palen Ram Rao Patrao Gero, Subordinate Judge, Ramnad.

16th July 1920.

M.R. Ry. Madan Sundaram Ayyar Narayanasami Ayyar Ayyar, Acting District Munsif, Tirunelveli.

M.R. Ry. Sarathi Varada Acharyar Ayyar, District Munsif, Tirunelveli.

M.R. Ry. Mukli Narayana Rao Ayyar, Subordinate Judge, Palghat.

19th July 1920.

M.R. Ry. Kesadharani Lakshmana Venkata Rao Ayyar, Additional District Munsif, Kozhikode.

M.R. Ry. Kalpathi Srinivas Ayyar Venkata Narayan Ayyar, First Additional District Munsif, Coimbatore.

M.R. Ry. Veluprasam Ramaswami Koppaswami Ayyar Ayyar, District Judge, Tirunelveli.

M.R. Ry. Aranganatha Subrahmanya Vinayagam Ayyar Ayyar, District Munsif, Kozhikode.

High Court, Madras,  
22nd July 1920.

G. S. RAMACHANDRA AYYAR,  
Assistant Registrar, Appellate Side.

## PLACESHIP EXAMINATION—APRIL 1920.

The following candidates have been selected by the Placemanship Examination Board to have passed the Post-graduate Placemanship Examination held in April 1920:—

Date of birth.	Serial number.	Name.	Father's name.	Ranking marks (out of 100).
1	32	Lakshminarasimhan, G.	G. Appalarao Nayar	381
2	38	Srinivas, D.	Parasakthiamma Rao	343
3	13	Gowdpati, S.	Subrahmanya Ayyar	345
4	30	Venkataramaiah, G.	G. Narayana Rao	309
5	44	Parasurama Ayyar, V.	P. Venkatesh Ayyar	308
6	55	Ranga Rao, C.	Jagannathaswami, Ch.	304
7	51	Tirunelveli Madhavar, P.	P. Rajagopal Madhavar	288
8	64	Sethu Achari, N. B. T.	N. Venkata Achari	284
9	59	Sundaram, C. S.	C. S. Srinivas Ayyar	275
10	53	Ramakrishna Sastri, R.	Lakshminarasimhan Sastri, R.	271
11	79	Sethu Rao, E.	K. Subramanya Rao	270
12	80	Krishnaswami Ayyangar, S. S.	Srinivasaswami Ayyangar	259
13	6	Anandaram, P.	A. Srinivas Ayyangar	258
14	60	Venkata Rao, T.	Madhavarajulu Sastri	258
15	66	Narayana, V.	S. V. Venkatesh Ayyar	254
16	97	Venkatarama Ayyar, M.	Venkatarama Ayyar, M.	241
17	68	Srinivas Rao, P.	P. Rajagopal Rao	238
18	67	Srinivasaya Achari, V.	T. Kanayya Rao	230
19	22	Krishnaswami, T.	T. Kanayya Rao	230
20	34	Vinayachandran Achari, H.	H. Seshu Achari	220
21	36	Kannan, B.	D. Anantha Rao	218
22	52	Sadana Rao, M.	Krishna Rao	218
23	17	Jagannathaswami (Kothakapali).	Srinivasaswami Rao, K.	215
24	1	Acharya, V.	V. Jayaswami	211
25	54	Subrahmanya Ayyar, C. S.	C. Srinivas Ayyar	209
26	43	Narasimha Panigrahi	Narasimha Panigrahi	219
27	95	Venkatarama Rao, V.	Venkataramaswami Rao	219
28	100	Venkatarama Rao, D.	D. Srinivas Rao	214
29	9	Chin. Venkateswaraiah, G.	G. Narayana Sundaram	211
30	53	Ramaswami Achari, M. K.	M. K. Desika Acharyar	208
31	61	Sankaran Ayyar, K.	S. Kalayam Ayyar	200
32	78	Srinivasan, T. V.	T. M. Venkatesh Ayyar	205
33	83	Srinivasan, M. H.	Ramaswami Ayyar alias Ananda Ayyar	200
34	80	Sethu Rao, T.	Narasimhan	203
35	59	Narasimha Rao, C.	C. Tirumala Rao	206
36	57	Palakrishnaswami, G.	G. Kanayya Rao	206
37	54	Ramaswami, P.	Subrahmanya Ayyar	206
38	59	Sethu Rao, H.	H. Sankaran Rao	206

Order of merit.	General number.	Name.	Father's name.	Maximum marks obtained.
35	10	Chowdhury Rie, A	A. Venkateshaya	325
36	81	Saha Sural, R. G.	Saha Surala	323
37	12	Dandekar Ayyar, R.	O Rama Ayyar	322
38	92	Vasudevan Sural, S.	S. Jagannatha Suralaya	321
39	3	Acharya, S.	R. Saha Ayyar	320
40	85	Srinivasan, N.	V. Sankaran Ayyar	318
41	41	Narasimha Ayyangar, K.	Kapuranad Ayyangar	315
42	45	Periannatha Ayyangar, T. E.	T. E. Vallabha Ramaniya Ayyangar	314
43	19	Kalyanasundaram, A. R.	A. N. Hanuman Ayyar	314
44	15	Gandhi, K.	V. Kasthur Ayyar	312
45	58	Narasimha Ayyangar, P.	P. Saha Ayyangar	310
46	38	Narasimha Rao, B.	R. Venkateswara Rao	308
47	25	Krishnan Acharya, T. N.	N. Thiruvannam Acharyar	306
48	74	Srinivasan, N.	N. Sankaran	305
49	52	Narasimha Ayyar, K.	K. Sankaran Ayyar	305
50	18	Jayakumar, M. S.	M. Sankaran Ayyar	303

N.B.—The above candidates should apply for their past certificates to the office through which they sent their applications for admission to the examination.

List showing the subjects in which candidates failed in the Pleadership Examination held in April 1923.

(a) Civil Procedure Code and Law of Evidence		(d) Law of Landlord and Tenant and Transfer of Property	
(b) Criminal Procedure Code and Law of Evidence		(f) Law of Contracts	
(c) Indian Penal Code.		(g) Law of Torts and Easements	
(e) Hindu Law		(h) Failed to obtain a minimum total of 40 per cent of the aggregate marks	
General number.	Subjects failed in.	General number.	Subjects failed in.
5	a, c, d, h.	55	b, c, h.
9	d, h.	56	a, c, d, h.
8	a, d, h.	59	a, b, c, d, h.
14	a, b, c, d, h.	57	a, b, c, d, h.
16	a, b, c, h.	63	a, c, h.
19	a, b, c, h.	71	a, c.
20	c.	73	b.
28	a, d, h.		

The following is a list of candidates who have obtained a maximum total of 40 per cent of the aggregate of marks assigned to all the subjects in the examination and a minimum of 50 per cent in the subjects noted, and who, under the proviso to rule 3 of the rules framed by the High Court under the Legal Practitioners' Act of 1923, will not be required to qualify in these subjects at any subsequent examinations:—

57	a, c.	77	b, d.
81	b, c.	84	a.
71	f.		

High Court, Madras,  
21st July 1923.

G. S. WHITE,  
Secretary, Pleadership Examination Board.

# NOTIFICATION.

In partial modification of High Court Notification, dated the 18th September 1922, published at pages 1781-1783 of Part II of the Port St. George Gazette, dated the 19th September 1922, the High Court hereby directs and notifies under sections 5 and 11 of the Madras Civil Courts Act, 1872, as amended by the Madras Civil Courts Act, 1880, that with effect from the 1st August 1923, the following District Munsifs' Courts in the Coimbatore District shall be moved at the places and shall have the local jurisdictions specified hereunder:—

Seat of Court.	District Court.	Place of sitting.	Extent.
(1) Principal Munsif's Court, Coimbatore.	District Court, Coimbatore.	Do.	The entire Revenue taluk of Coimbatore comprising the Thondanasheri, Coimbatore and Periyaravallamphalam taluks.
(2) Assistant Munsif's Court, Coimbatore.	District Court, Coimbatore.	Do.	(a) The Anwar and Karamudi taluks of the Revenue taluk of Aravanki.
(3) District Court, Tiruppur.	Munsif's Court, Tiruppur.		(b) The entire Revenue taluk of Pollachi comprising the Kottakudalur, Aravanki and Pollachi taluks.
			(c) The Aravanki taluk of the Revenue taluk of Aravanki.
			(d) The entire Revenue taluk of Pollachi comprising the Polladur, Salar and Tiruppur taluks.

High Court, Madras,  
21st July 1923.

R. H. COURTENAY,  
Registrar.

## INSOLVENCY PETITIONS

No. 5 of 1918 IN THE COURT OF THE DISTRICT JUDGE, BELLARY.

Maddi Kappappa, son of Maddi Kappasubbappa, aged 40 years,  
husband, residing at Hapangudi, Bellary taluk. *Petitioner (Debtor).*  
Kappappa Subbappa and thirteen others. *Creditor-petitioners (Creditors).*

Notice is hereby given under section 20 of Act V of 1902 that the above-named petitioner has been adjudicated an insolvent by an order of the Court, dated 10th December 1919, and that the Court has ordered that the debtor (petitioner) should apply for discharge before 10th January 1921 and the creditors should prove their claims as soon as possible and that a claim may be proved by delivering or sending by post in a registered letter to the Court an affidavit in form No. 3 of the Provincial Insolvency Rules, 1903.

R. GOPALA RAO,  
District Judge.

Bellary, 10th July 1920.

No. 15 of 1920 (No. 9 of 1918) IN THE COURT OF THE DISTRICT JUDGE, CHIDAMBARAM.

Mallam Chelaveppa and Mallam Kallappa of Jammalamadugu. *Petitioners (Debtors).*  
Lingam Selli Sanyasi Kalliah and others. *Creditor-petitioners (Creditors).*

Notice is hereby given that these petitioners who have been adjudged insolvents by the order of the District Judge, Chidambaram, have applied for permission to pay off the creditors at the rate of 2-4 in the rupee and that the matter is posted for final August 1920 for creditors to put in their objections, if any.

T. V. NARAYANAN MAYAR,  
District Judge.

Chidambaram, 13th July 1920.

No. 22 of 1920 IN THE COURT OF THE DISTRICT JUDGE SOUTH MADRAS.

Mallikarjuna Thevarudai Thevarudai Kanyasara Gopala Moosun. *Petitioner.*  
P. M. Krishna Petiar and fifteen others. *Creditor-petitioners.*

Notice is hereby given that the petitioner has applied to this Court to be declared an insolvent and that the petition is posted for hearing on the 27th day of August 1920.

G. H. R. JACKSON,  
District Judge.

Calicut, 15th July 1920.

No. 1 of 1920 IN THE COURT OF THE DISTRICT JUDGE, MADANAPALLE.

Veluppragari Nallam Madalayar. *Petitioner.*  
P. B. P. L. Palanappa Chetty and another. *Creditor.*

It is hereby notified that the petition put in by the petitioner to discharge him from insolvency will be coming on for hearing on the 16th August 1920.

G. R. KRISHNA RAO,  
District Judge.

Madanapalle, 16th July 1920.

No. 1 of 1918 IN THE COURT OF THE DISTRICT JUDGE, MADANAPALLE.

In the estate of Kallamuri Rethel Thammakka Subbappa by alias  
Subbama Maier of Kallamuri Maier, debtor and Kallamurudai  
taluk. *Debtor (Petitioner).*

Notice is hereby given under section 39 of Act V of 1902 that the above-named debtor has been adjudged by me an insolvent on 28th June 1920. He has been further directed to apply for his discharge within two months from the date of adjudication.

K. A. KRISHNA AYYAR,  
District Judge.

Nedaperum, 28th July 1920.

No. 3 of 1915 IN THE COURT OF THE DISTRICT JUDGE, GEDAR AT NELLORE.

Banda Nalliah Chetti, Vysa and trader of Gedar. *Insolvent-petitioner (Debtor).*  
Veluppradi Vaidia Ramaswami Chetti and seven others. *Creditors.*

Under section 26 of the Provincial Insolvency Act V of 1902, notice is hereby given that the above-named petitioner has by an order of this Court, dated 14th February 1920, been declared an insolvent. Time allowed three months from this date for him to apply for discharge. No assets available for distribution.

No. 8 of 1919 IN THE COURT OF THE DISTRICT JUDGE, GEDAR AT NELLORE.

Perudaiya Subbalaikumar, widow of Veekarambhaik, Kowdi  
and trader of Manampet, Veekarambhaik Division. *Petitioner (Debtor).*  
Jella Kallamudai Chetti and seventeen others. *Creditors.*

Under section 26 of the Provincial Insolvency Act V of 1902, notice is hereby given that the above-named petitioner has by an order of this Court, dated 21st May 1920, been declared an insolvent. Time allowed three months from this date for her to apply for discharge. Creditors should prove their claims within the said time.

N. BALARAMA MURTI,  
District Judge.

Gedar, 10th July 1920.

No 18 of 1919 in the COURT of the DISTRICT JUDGE, SALTEN.

- (1) Shakh Fakrudin Sahib, (2) Abdul Rahim Sahib, and  
(3) Harek Mosoon Sahib, sons of Bepo Sahib alias Kalam  
Sahib—all see residing at Sandanangalam, Namakkal taluk. Petitioner (Joint).

Nakkrandam and forty-six others .. .. . Creditors

Under section 27 of Act V of 1920 it is hereby notified that the abovesaid petitioners were adjudged as insolvents on the 10th day of July 1920; that creditors should prove their claims as on before the 22nd day of August 1920 by delivering or sending by post in a registered letter to the Court an affidavit in Form No. 3 appended to the Madras Provincial Insolvency Rules, 1905; and that the insolvents should apply before the 12th July 1921 for discharge.

A. POTTERINGHAM,  
District Judge.

Saltan, 19th July 1920.

No 21 of 1919 in the COURT of the PRINCIPAL DISTRICT JUDGE, SALTEN.

- A. Vardulla Ayyar, Vyeys, Madras Schoolmaster at Shervel,  
Salem .. .. . Petitioner  
Nelson Ayyar and ten others .. .. . Creditors

Under section 27 of Act V of 1920 it is hereby notified that the abovesaid petitioner has been adjudged as insolvent on the 24th day of March 1920 and that the petitioners should apply for final discharge within three months from 19th July 1920.

If the petitioner fails to apply for final discharge within the period specified by the Court, the order of adjudication shall be annulled and the provisions of section 27 of Act V of 1920 shall apply.

All the creditors of the above petitioners should prove their claims any by delivering or sending by post in a registered letter to the Court an affidavit in Form No. 3 appended to the Madras Provincial Insolvency Rules.

P. S. SURESHANATHA AYYAR,  
District Judge.

Saltan, 14th July 1920.

No 12 of 1919 in the COURT of the DISTRICT JUDGE, VINGASAPATTAM.

- Sathyanandam Ramaswami, son of Venkatarani, 35 years,  
Senthinayagam, landlord of Valluvel, Emdanpet taluk .. Petitioner

Notice is hereby given, under section 16, clause (7) of the Provincial Insolvency Act III of 1907, that the abovesaid petitioner has been adjudged as insolvent by an order of this Court, dated 15th July 1920, and that the creditors should prove their debts on or before 15th day of August 1920.

G. MANAPATRO,  
District Judge.

Vingasapattam, 19th July 1920.

No 29 of 1919 in the COURT of the DISTRICT JUDGE, COIMBATORE.

- Narayana Nilakan, son of Ramasami Narayan, residing at  
Idipudi, Coimbatore taluk .. .. . Petitioner (Jointly).  
Ramasami Narayan and others .. .. . Creditors.

Notice is hereby given under section 16 (7) of Act III of 1907 that the debtor abovesaid has been adjudged insolvent by an order of the Official Receiver, Coimbatore, dated the 7th day of July 1920, on the application of the abovesaid debtor; that all the creditors of the abovesaid debtor should prove their debts as soon as possible before 27th September 1920, and that a claim may be proved by delivering or sending by post in a registered letter to the Official Receiver, Coimbatore, an affidavit in Form No. 3 of the appendix to the Madras Provincial Insolvency Rules, 1905. The insolvent should apply for discharge within nine months from the date of order of adjudication.

No. 1 of 1920 in the COURT of the ASSISTANT DISTRICT JUDGE, COIMBATORE.

- Piraja Nachimuthu Goudan, son of Nanjappa Goudan,  
residing at Kalyanpatti, Pollachi taluk .. .. . Petitioner (Jointly).  
Malha Chetti and others .. .. . Creditors.

Notice is hereby given under section 16 (7) of Act III of 1907 that the debtor abovesaid has been adjudged insolvent by an order of the Official Receiver, Coimbatore, dated the 30th day of June 1920, on the application of the abovesaid debtor; that all the creditors of the abovesaid debtor should prove their debts as soon as possible before 27th September 1920, and that a claim may be proved by delivering or sending by post in a registered letter to the Official Receiver, Coimbatore, an affidavit in Form No. 3 of the appendix to the Madras Provincial Insolvency Rules, 1905.

## No. 24 of 1910 in the COURT of the DISTRICT JUDGE, COIMBATORE

Kandamall Goudan .. .. . Petitioner (Plaintiff).  
Kandamall Chait and others .. .. . Creditors.

Notice is hereby given under section 39 (4) of Act III of 1907 that the creditors of the above-named debtor should present their claims in accordance with Form No. 3 of the Madras Provincial Insolvency Rules of 1906 on or before 15th August 1910; and a final dividend will be declared without regard to these claims.

## No. 6 of 1910 in the COURT of the DISTRICT JUDGE, COIMBATORE.

Madhavan Pillai, son of Sekkumariya Pillai, male, India .. . Petitioner (Debtor).

Notice is hereby given under section 12 (2) of Act III of 1907 that the above-named insolvent's petition will be heard by the Official Receiver, Coimbatore, at 11 a.m. on 15th August 1910.

## No. 50 of 1910 in the COURT of the PRINCIPAL DISTRICT MURDER, COIMBATORE

Nagappa Pillai, son of Kavayappa Pillai, Telugu Street, .. . Petitioner (Debtor).  
Creditors .. .. . Creditors.

Notice is hereby given under section 12 (2) of Act III of 1907 that the above-named insolvent's petition will be heard by the Official Receiver, Coimbatore, at 11 a.m. on 15th August 1910.

## No. 22 of 1910 in the COURT of the PRINCIPAL DISTRICT MURDER, COIMBATORE

Karappa Goudan, son of Basava Goudan of Nanjandagum, .. . Petitioner (Debtor).  
Creditors .. .. . Creditors.

Notice is hereby given under section 12 (2) of Act III of 1907 that the above-named insolvent's petition will be heard by the Official Receiver, Coimbatore, at 11 a.m. on 15th August 1910.

Coimbatore, 15th July 1910.

K. RAGHAVENDRA RAO,  
Official Receiver.

## No. 25 of 1910 in the COURT of the OFFICIAL RECEIVER, KUTNA

Timmaraju Ramachandrarao, son of Veerappa Reddi,  
Mandlapeta .. .. . Insolvent (Petitioner).  
Tadipatri Subba Rao and others .. .. . Creditors.

Notice is hereby given, under clause (3) of section 19 of Act V of 1908, that the above-named petitioner has applied for being declared an insolvent and that his application is posted for hearing to 24th August 1910. Any creditor wishing to oppose the same may appear before this Court either in person or by pleader at 2 p.m. on the said date.

## No. 74 of 1910 in the COURT of the OFFICIAL RECEIVER, KUTNA.

Saraswathi Veekateswaraiah, son of Palayya of  
Khalapada .. .. . Insolvent (Petitioner).  
Gottimakkala Veekateswaraiah Naya and others .. .. . Creditors.

Notice is hereby given, under clause (3) of section 19 of Act V of 1908, that the above-named petitioner has applied for being declared an insolvent and that his application is posted for hearing to 2nd September 1910. Any creditor wishing to oppose the same may appear before this Court either in person or by pleader at 2 p.m. on the said date.

## No. 127 of 1910 in the COURT of the OFFICIAL RECEIVER, KUTNA.

Saraswathi Veekateswaraiah of Gopuramagudem .. . Insolvent (Petitioner).  
Gottimakkala Veekateswaraiah and others .. .. . Creditors.

Notice is hereby given, under clause (3) of section 19 of Act V of 1908, that the above-named petitioner has applied for being declared an insolvent and that his application is posted for hearing to 2nd September 1910. Any creditor wishing to oppose the same may appear before this Court either in person or by pleader at 2 p.m. on the said date.

Mandlapeta, 15th July 1910.

DR. SHIRANULU PANTULU,  
Official Receiver.

## No. 25 of 1910 (No. 3 of 1910 in the FILE of the DISTRICT MURDER'S COURT, COIMBATORE) in the COURT of the OFFICIAL RECEIVER, SOUTH MALABAR.

Variathelkyl Achuthan Nayar of Wilkondalal, Srikrishna-  
pattam amtem, Kaverimangalam .. .. . Petitioner (Debtor).  
Creditors .. .. . Creditors.

Notice is hereby given, under section 12 (2) of Act III of 1907, that the above-named insolvent's petition will be heard by the Official Receiver at 11 a.m. on 25th July 1910.

Calicut, 17th July 1910.

A. V. BALAKRISHNA MENON,  
Official Receiver.



No. 65 of 1919 (No. 19 of 1919 ON THE FILE OF THE DISTRICT MURDER COURT, NORTH ARCO) IN THE COURT OF THE OFFICIAL RECEIVER, NORTH ARCO

Kann Chikama Chetti, son of Velayala Chetti, Arco .. .. Petitioner

Under section 27 (1) of the Provincial Insolvency Act V of 1920, it is hereby notified that an order of adjudication was made in the above matter by this Court on 25th June 1920 and the debtor shall apply for his discharge within 30th October 1920. The creditors should prove their claims as soon as possible. Claims may be proved by delivering or sending by post in a registered letter to me by an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules, 1920.

No. 65 of 1919 (No. 7 of 1919 ON THE FILE OF THE DISTRICT MURDER COURT, CHITTOOR) IN THE COURT OF THE OFFICIAL RECEIVER, NORTH ARCO

Mangala Sundara, son of Thinnada, Gadjanipalli, hamlet of Gattipalli, Chittoor taluk .. .. Petitioner

Under section 27 (1) of the Provincial Insolvency Act V of 1920, it is hereby notified that an order of adjudication was made in the above matter by this Court on 25th June 1920 and the debtor shall apply for his discharge within 31st September 1920. The creditors should prove their claims as soon as possible. Claims may be proved by delivering or sending by post in a registered letter to me by an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules, 1920.

No. 35 of 1918 (No. 3 of 1918 ON THE FILE OF THE DISTRICT MURDER COURT, MADURAI) IN THE COURT OF THE OFFICIAL RECEIVER, NORTH ARCO

Theenka Ramiah, son of Subbiah, Moorthanagall, Vayalpet taluk .. .. Petitioner

Under section 27 (1) of the Provincial Insolvency Act V of 1920, it is hereby notified that an order of adjudication was made in the above matter by this Court on 25th June 1920 and the debtor shall apply for his discharge within 30th September 1920. The creditors should prove their claims as soon as possible. Claims may be proved by delivering or sending by post in a registered letter to me by an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules, 1920.

No. 4 of 1920 (No. 1 of 1920 ON THE FILE OF THE DISTRICT MURDER COURT, TRICHYANMALAI) IN THE COURT OF THE OFFICIAL RECEIVER, NORTH ARCO

Mangalam Pillai, son of Pannuvaran Pillai, Thalayavallam, Tiruchendalur taluk .. .. Petitioner

Under section 27 (1) of the Provincial Insolvency Act V of 1920, it is hereby notified that an order of adjudication was made in the above matter by this Court on 30th June 1920 and the debtor shall apply for his discharge within 30th September 1920. The creditors should prove their claims as soon as possible. Claims may be proved by delivering or sending by post in a registered letter to me by an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules, 1920.

G. SRINIVASA ACHARI,

Chittoor, 12th July 1920

Official Receiver

No. 12 of 1920 (No. 6 of 1920 ON THE FILE OF THE DISTRICT MURDER COURT, TRICHYANMALAI) IN THE COURT OF THE OFFICIAL RECEIVER, NORTH ARCO

Sesachala Nayakan and another .. .. Petitioner,  
Ramanatha Chetti and eighteen others .. .. Respondents.

Notice is hereby given, under clause (2) of section 12 of Act III of 1907, that Sesachala Nayakan, son of Venkayachari Nayakan, and Ramanayagaram Nayakan, son of first petitioner, both residing at Tiruchiyalur, Tiruchiyalur taluk, have applied for being declared insolvent and that their application is posted for hearing to 11th August 1920. Any creditor wishing to oppose the same may appear before this Court either in person or by pleader at 7 a.m. on the said date.

No. 15 of 1920 (No. 3 of 1920 ON THE FILE OF THE DISTRICT MURDER COURT, TRICHYANMALAI) IN THE COURT OF THE OFFICIAL RECEIVER, NORTH ARCO

Arunachala Chetti .. .. Petitioner,  
Gopal Chetti and eight others .. .. Respondents.

Notice is hereby given, under clause (2) of section 12 of Act III of 1907, that Arunachala Chetti, son of Muttuswami Chetti, residing at Karigalayan, Gudiabara taluk, has applied for being declared an insolvent and that his application is posted for hearing to 17th August 1920. Any creditor wishing to oppose the same may appear before this Court either in person or by pleader at 7 a.m. on the said date.

No. 77 of 1923 (No. 7 of 1923 on the roll of the District Muziris Court, Chidambaram) in the Court of the Official Receiver, South Arcot.

Hazarey Pital .. .. . Petitioner.  
Chetia Pital and some others .. .. . Respondents.

Notice is hereby given, under clause (2) of section 19 of Act III of 1907, that Hazarey Pital, son of Sivaram Pital, residing at Chidambaram, Chidambaram taluk, has applied for being declared an insolvent and that his application is posted for hearing on 30th August 1923. Any creditor wishing to oppose the same may appear before this Court either in person or by pleader at 7 a.m. on the said date.

No. 86 of 1923 (No. 6 of 1923 on the roll of the District Muziris Court, Tiruchirappalli) in the Court of the Official Receiver, South Arcot.

Venkataram Chetti .. .. . Petitioner.  
Lakshmana Chetti and his others .. .. . Respondents.

Notice is hereby given, under clause (2) of section 19 of Act III of 1907, that Venkataram Chetti, son of Ramaswami Chetti, residing at Avudampet, Tiruchirappalli taluk, has applied for being declared an insolvent and that his application is posted for hearing on 16th August 1923. Any creditor wishing to oppose the same may appear before this Court either in person or by pleader at 7 a.m. on the said date.

F. B. RANGA ACHARY,  
Official Receiver.

Cuddalore, 15th July 1923.

### FINANCIAL NOTIFICATION.

#### STATEMENT OF THE AFFAIRS OF THE BANK OF MADRAS FOR THE WEEK ENDING 30th JULY 1923.

Liabilities	Rs.	S.	D.	Assets	Rs.	S.	D.
Capital paid up .. .. .	50,00,000	0	0	Goverment Securities .. .. .	7,51,75,000	0	0
Reserve Fund .. .. .	45,00,000	0	0	Other securities and investments .. .. .	5,90,000	0	0
Public Deposits at .. .. .				Loans, viz. Government and other .. .. .			
Fixed .. .. .	1,35,70,000	0	0	secured .. .. .	5,70,00,000	0	0
Public Deposits .. .. .				Advances of credit to Government and .. .. .			
Private .. .. .	44,00,000	0	0	other authorized borrowers .. .. .	4,45,50,000	0	0
Other Deposits at Bank of India and .. .. .	5,48,00,000	0	0	Bills discounted and purchased .. .. .	4,45,50,000	0	0
Private .. .. .				Bills on hand with other banks .. .. .	49,00,000	0	0
Reserve .. .. .	10,00,000	0	0	Treasury .. .. .	1,12,000	0	0
Bank for India, etc. .. .. .	1,12,000	0	0	Dead stock .. .. .	38,00,000	0	0
Cash .. .. .	20,00,000	0	0	Exchange .. .. .	25,00,000	0	0
				Provision .. .. .	5,70,000	0	0
				Cash and Government Notes at Bank of India .. .. .	11,00,00,000	0	0
				and Branches .. .. .	0,00,000	0	0
Total .. .. .	10,00,00,000	0	0	Total .. .. .	10,00,00,000	0	0

\* Includes (1) Reserves on Rs. 1,12,00,000.

(By order of the Directors)

F. H. E. RICHARDSON,  
Chief Accountant.

W. S. HUNTER,  
Secretary and Treasurer.

Rate for Demand Loans, 5 per cent.

Percentage of Cash to Liabilities payable on demand, 45-50.

Bank of Madras, Madras, 26th July 1923.

### PUBLIC WORKS NOTIFICATIONS.

#### NOTICE.

Notice is hereby given that boat No. 206, of 20 was in full hull stock in the position aural at these side regarding the passage of boats and that in the event of the owner of the boat not arriving

up to take possession of the boat paying up all dues to Government within a month from date of this notification, the boat will be returned and sale proceeds credited to Government.

Medina, 5th July 1994

H. SAVARIMATHAN,  
\* *Executive Engineer, Cochinport Division*

## UNCLASSIFIED SUMMARY

It is hereby notified that the unexpended amounts, representing wages due to workmen, etc., employed on the Koldikand Ghant Road, are outstanding in the accounts of this office for over three months. If no claim is made within one month from the date of this notification, the amounts will be credited to Government.

*Not to be held with the Environmental Science Dept.*

Month and year in which the action taken.	Place.	Father's name.	Amount.
1898 to 1946 December 1948 ..	Stags Field .. ..	Permanahian Field .. ..	80. 0. 0.
	Keppas Field .. ..	Thomas Field .. ..	0. 0. 0.
	Keppas Field .. ..	Keweenaw Field .. ..	0. 12. 0.
	Stags Field .. ..	Keweenaw Field .. ..	0. 0. 0.
January 1949 .. ..	Stags Field .. ..	Keppas Field .. ..	10. 0. 0.
1949 to 1951 January 1949 ..	Stags Field .. ..	Keppas Field .. ..	10. 0. 0.
	Keppas Field .. ..	Keppas Field .. ..	0. 0. 0.
3rd to 10th February 1949 ..	Stags Field .. ..	Stags Field .. ..	0. 0. 0.
10th to 15th March 1949 ..	Stags Field .. ..	Stags Field .. ..	0. 0. 0.
March 1949 .. ..	Top of Inupiat Field .. ..	Stags Field .. ..	0. 0. 0.
1949 to 1954 April 1950 ..	Stags Field .. ..	Stags Field .. ..	0. 0. 0.

Set the table with 15 Individual Plates and 15

[illegible]

1987 Winter at National Oceanic and Atmospheric Administration

[illegible]

444 via 9th mile.

2016 to 2017 October 2018	Poland Normal		Kazakhstan Normal			9-10
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We do 1000 miles of Hallmarked Great Road

2016-10-21 October 2016      Titikonda      ..      ..      Sagar Chel      ..      ..      1 of 4

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[illegible]

Masters, 1983; June 1983.

H. B. MORTLEY,  
Kansas Engineer, Medicine Division

## MILITARY NOTIFICATIONS.

## REPORTS OF DESERTIONS.

## Report of an absentee without leave.

Official number 346946; name, Royal Air Force; rank, airman, second-class; name and initials, Lancelotti, D.; absent since, 27th June 1929; height, 5'7"; about, 55"; hair, fair; eyes, blue; complexion, fair; thought to have had a mistress of No. 126 in his possession; next-of-kin, brother Mr. G. J. Lancelotti, 3, Chaplain Street, South Bromley, London; terms of service, 4 Colours 5 Brevets, from 24th January 1920; date of birth, 24th April 1892.

W. J. SHIELDS, Squadron Leader,  
Commanding Aircraft Depot, R.A.F., in India.

## Reports of absences from Detach.

No. 301380, upper, Tutuach, S., K.E., No. 301371, upper, Dadda, J., R.E.; No. 301450, upper, Wharm, J., R.E.; reported absences, the camp, from 20th July 1929; No. 302745, private, Wren, Black Watch, reported an absence from this camp from 22nd July.

[Illegible],  
Officer Commanding, British Concentration Camp.

## Report of a deserter or absentee without leave from the 85th Battery, R.F.A., dated at Kirkee, India, this 19th day of July 1929.

Number, rank and name, 224373, Driver, Challa, K.D.; age, 28 years 4 months; height, 5 feet 7 inches; colour of complexion, fair; hair, light brown; eyes, grey; trade, engineer's mate (under machine); date of enlistment (called up for service, Darby Scheme, 1st Mar 1920); parish and county in which born, Isleworth; date of desertion or absence, 24th July 1928; place of desertion or absence, Kirkee, India; voice, strong and high pitched; under five years.

R. W. ARDAGH, Captain for Major,  
Commanding 85th Battery, R.F.A.

## Report of a deserter or absentee without leave from the 95th Battery, R.F.A., Corps of Artillery, dated at Kirkee, this 19th day of July 1929.

Number, rank and name, 228411, Gunner, Henry Crawford; age, 30 years 1 month; height, 5 feet 2 inches; colour of complexion, fair; hair, black; eyes, dark brown; trade, soldier; date of enlistment, 17th February 1920; place of enlistment, Madras; parish and county in which born, Bangalore, Bangalore; date of desertion or absence, 11th July 1929; place of desertion or absence, Kirkee; marks, birth-mark on left upper-arm behind; was single at all periods; large circular birth-mark above pubic arch; under six months' service.

D. E. HALE, Major,  
Commanding 95th Battery, R.F.A.

## Reports of desertions or absences without leave from the 1st Battalion, Prince of Wales Leinster Regiment (R.C.) Corps of Infantry, dated at Wellington, India, this 19th day of July 1929.

Number, rank and name, 36383, private, Patrick Power; age, 20 years 123 days; height, 5 feet 3 inches; colour of complexion, fair; hair, dark; eyes, blue; trade, farmer; date of enlistment, 1st March 1918 (re-enlisted); place of enlistment, Coble, St. Tipperary, Ireland; parish and county in which born, Pucklin, Waterford, Ireland; date of desertion or absence, 2nd July 1929; place of desertion or absence, Wellington, India; marks, nil; under 4 years' service.

Number, rank and name, 3597, private, Richard Thomas; age, 22 years 179 days; height, 5 feet 5 inches; colour of complexion, fair; hair, dark-brown; eyes, grey; trade, grocer's assistant; date of enlistment, 28th January 1919 (re-enlisted); place of enlistment, Newcastle, Co. Wick, Ireland; parish and county in which born, Cusack, Wick; date of desertion or absence, 2nd July 1929; place of desertion or absence, Wellington, India; under 5 years.

Number, rank and name, 32310, private, Charles Baldwin; age, 19 years 230 days; height, 5 feet 3 inches; colour of complexion, yellow; hair, brown; eyes, brown; trade, soldier; date of enlistment, 22nd November 1918; place of enlistment, Newport, Monmouthshire, Wales; parish and county in which born, Eantypal, Monmouthshire, Wales; date of desertion or absence, 2nd July 1929; place of desertion or absence, Wellington, India; under one year's service.

[Illegible],  
Company 2d Battalion, P. of W. Leinster Regiment.

# MARINE NOTIFICATION.

Names of Vessels arrived at, and departed from, the Port of Madras from the 20th to the 26th July 1920.

## ARRIVALS.

Date.	Arrived at wharf.	Vessel's name.	Tonn.	Builder.	Master.	Where from.	Both completed.
July 26.	Arrived	S.S. "Holkar" ..	1,412	B	D. M. Dooly	Bombay ..	No. 4
" 26 ..	Do ..	S.S. "Hankow" ..	4,087	B	G. J. Macdonald	Swire ..	No. 4
" 27 ..	Do ..	S.S. "Tian" ..	2,081	B	P. S. Baskin	Bombay ..	Both quay and No. 4.
" 28 ..	Do ..	S.S. "Holkar" ..	1,412	B	D. M. Dooly	Swire ..	No. 4.
" 28 ..	Do ..	S.S. "Hankow" ..	4,087	B	G. J. Macdonald	Swire ..	No. 4.
" 28 ..	Do ..	S.S. "Tian" ..	2,081	B	P. S. Baskin	Bombay ..	Both quay and No. 4.
" 28 ..	Do ..	S.S. "Holkar" ..	1,412	B	D. M. Dooly	Swire ..	No. 4.
" 28 ..	Do ..	S.S. "Hankow" ..	4,087	B	G. J. Macdonald	Swire ..	No. 4.
" 28 ..	Do ..	S.S. "Tian" ..	2,081	B	P. S. Baskin	Bombay ..	Both quay and No. 4.
" 28 ..	Do ..	S.S. "Holkar" ..	1,412	B	D. M. Dooly	Swire ..	No. 4.
" 28 ..	Do ..	S.S. "Hankow" ..	4,087	B	G. J. Macdonald	Swire ..	No. 4.
" 28 ..	Do ..	S.S. "Tian" ..	2,081	B	P. S. Baskin	Bombay ..	Both quay and No. 4.

## DEPARTURES.

Date.	Arrived at wharf.	Vessel's name.	Tonn.	Builder.	Master.	Where to.	Both completed.
July 26.	Arrived	S.S. "Holkar" ..	1,412	B	D. M. Dooly	Bombay ..	No. 4.
" 26 ..	Do ..	S.S. "Hankow" ..	4,087	B	G. J. Macdonald	Swire ..	No. 4.
" 27 ..	Do ..	S.S. "Tian" ..	2,081	B	P. S. Baskin	Bombay ..	Both quay and No. 4.
" 28 ..	Do ..	S.S. "Holkar" ..	1,412	B	D. M. Dooly	Swire ..	No. 4.
" 28 ..	Do ..	S.S. "Hankow" ..	4,087	B	G. J. Macdonald	Swire ..	No. 4.
" 28 ..	Do ..	S.S. "Tian" ..	2,081	B	P. S. Baskin	Bombay ..	Both quay and No. 4.
" 28 ..	Do ..	S.S. "Holkar" ..	1,412	B	D. M. Dooly	Swire ..	No. 4.
" 28 ..	Do ..	S.S. "Hankow" ..	4,087	B	G. J. Macdonald	Swire ..	No. 4.
" 28 ..	Do ..	S.S. "Tian" ..	2,081	B	P. S. Baskin	Bombay ..	Both quay and No. 4.
" 28 ..	Do ..	S.S. "Holkar" ..	1,412	B	D. M. Dooly	Swire ..	No. 4.
" 28 ..	Do ..	S.S. "Hankow" ..	4,087	B	G. J. Macdonald	Swire ..	No. 4.
" 28 ..	Do ..	S.S. "Tian" ..	2,081	B	P. S. Baskin	Bombay ..	Both quay and No. 4.

B = British.

Master Office, Madras.  
26th July 1920.

G. S. FINNIS, Commanding R.N.M.S.  
Deputy Commissioner of the Port.

# REVENUE NOTIFICATIONS.

## MINING CERTIFICATES.

The form named below has been granted a certificate of approval under the Mining Rules—

Name and address—Messrs. Cuddey Brothers & Co., 15, Annamalai Street, Madras.

Date of order granting the certificate—14th July 1920.

Area over which the person proposes to prospect or mine—Madras Presidency.

Board (Land Revenue), Madras,  
14th July 1920.

The person named below has been granted a certificate of approval under the Mining Rules—

Name and address—M. R. S. B. Narayana Rao of Rajahmundry.

Date of order granting the certificate—14th July 1920.

Area over which the person proposes to prospect or mine—Madras Presidency.

Board (Land Revenue), Madras,  
14th July 1920.

J. A. TIDENAL,  
Acting Secretary.

## JANMAM REGISTRATIONS.

Under section 4 of the Malabar Land Registration Act, 1896, it is notified hereby that an inquiry into the janmam title to S. No. 97/3 of Theswaru gramam and domain of Walarimal taluk which was treated as unregistered and commenced at the time of settlement, but a portion of which is now found to be occupied, will be held by the Divisional Officer, Malappuram, in order that the name of the janmi may be registered.

All persons claiming to be proprietors and joint proprietors of the land are hereby required to apply to the Divisional Officer in person or by duly authorized agent under section 3 of the aforesaid Act on or before 30th October 1929 to have their names registered as such.

Malabar Collector's Office,  
29th July 1929.

R. F. THOMAS,  
Collector.

Under section 4 of the Malabar Land Registration Act, 1896, it is notified hereby that an inquiry into the janmam title to S. No. 54/3 of Jendry No. 335 Kollur of Ponnani taluk which was treated as unregistered and commenced at the time of settlement, but a portion of which is now found to be occupied, will be held by the District Divisional Officer, Ponnani, in order that the name of the janmi may be registered.

All persons claiming to be proprietors and joint proprietors of the land are required hereby to apply to the Divisional Officer in person or by duly authorized agent under section 3 of the aforesaid Act on or before the 15th October 1929 to have their names registered as such.

Under section 4 of the Malabar Land Registration Act, 1896, it is hereby notified that an inquiry into the janmam title to S. No. 113 of Alathur No. 463 of Ponnani taluk which was treated as unregistered and commenced at the time of settlement, but a portion of which is now found to be occupied, will be held by the District Divisional Officer, Ponnani, in order that the name of the janmi may be registered.

All persons claiming to be proprietors and joint proprietors of the land are hereby required to apply to the Divisional Officer in person or by duly authorized agent under section 3 of the aforesaid Act on or before the 15th October 1929 to have their names registered as such.

Polygar, 13th July 1929.

G. BATTY,  
Revenue Divisional Officer.

## NOTIFICATIONS.

Under section 2, sub-sections (5) and (6), of the Indian Income-tax Act, 1918, and in exercise of the powers delegated to it by Government Notification No. 26, dated the 14th June 1918, the Board of Revenue as Chief Revenue Authority directs that the notification published on page 1074 of Part II of the Port St. George Gazette, dated the 2nd July 1918, as subsequently amended shall be further amended by the addition of the following:—

Authority as officer—Special Commissioner of Income-tax.

Powers conferred—All the powers of a Collector and Commissioner under the Act.

Local area—The whole Presidency.

Under the provisions of sections 42 and 43-A of the Indian Income-tax Act II of 1926 and in exercise of the powers delegated to it by Government Notification No. 557, dated 6th October 1914, published on page 1424, Part I of the Port St. George Gazette, dated 12th October 1914, the Board of Revenue is pleased to invest the undersigned officer with the powers of a Commissioner to the extent and in the local area specified:—

Authority as officer—Special Commissioner of Income-tax.

Powers conferred—All the powers of a Commissioner of a division.

Local area—The whole Presidency.

Board (Income-tax), Madras,  
13th July 1929.

J. R. KRISHNAMMA,  
Secretary.

No. 8.—In virtue of the powers delegated under clause XIII (4) of Government Notification No. 478, dated 12th July 1928, published on page 1291 and Part I of the Port St. George Gazette, dated 26th September 1928, Part I, the Commissioner of Salt, Ashes and Specially Revenue hereby amends the previous order, prices of Salt, ashes and Specially Revenue hereby made the previous order of the Board of Revenue in Board's Notification No. 7, dated 15th January 1928, published on page 120 of the Port St. George Gazette, dated 26th January 1928, Part II.

Board (Specially Revenue), Madras,  
13th July 1929.

D. J. STRATHAIR,  
Joint Secretary.

No. 9.—In virtue of the powers delegated under clause XI of Government Notification No. 418, dated 19th July 1920, published as paper 1263 and 1264 of the *Port St. George Gazette*, dated 25th September 1920, Part I, and in execution of Board's order No. 14, dated 25th June 1920, the Commissioner of Salt, Alkali and Sugar-cane Revenue hereby promulgates the following rules for the sale, etc., of income under entries 13 of the Malacca Alkali Act of 1905, for the tapping of independent trees and for the drawing of toddy therefrom, to have effect in the following local areas from the 1st day of October 1920—

(1) The whole of the ordinary tracts of the Guttan, Vengapattu and Gubbari districts and in the Agency areas of the last two districts the villages specified in Schedule A annexed.

(2) The town of the Presidency with the exception of the Nilgiri district and the Wynad taluk, Aranjay, Tanjore and the Annapatti valley of the Madurai district.

(3) The Bangalore State.

1. Tapping licenses shall be issued on the application—

- (a) of licensed toddy shopkeepers in areas in which the toddy shops are sold by auction or licensed separately;
- (b) of persons having the exclusive privilege of manufacture and supply of coconut toddy as license holder;
- (c) of persons on their own application in the South Kanara district, provided that the application for license is accompanied by an application for a permit for the use of the toddy license in some particular shop and that the latter application is counter-signed or acknowledged to be correct by the shopkeeper in whose shop the toddy is to be taken;
- (d) of free-owners generally, and of co-tenants who are in the Gubbari district, in the Mangalore, Shimoga, Chikmagalur, Tanaka, Klose and Vengapattu taluks of the Kanna district and in the Koppal and Bapatla taluks of the Coimbatore district, for not more than five acres in the case of free owners and three acres in the case of co-tenants, for the drawing of toddy required for domestic consumption, but not for sale;
- (e) if toddy shopkeepers or others in the Mysore territory and in the Bangalore State desiring to obtain toddy from trees growing in British territory;
- (f) of toddy shopkeepers in the Pudukottai State desiring to obtain toddy from trees in British territory provided that the application is certified or counter-signed by the Salt and Alkali Inspector of the State; and
- (g) of any member of a hill tribe whether a free-owner or not, residing in any of the villages of the Vengapattu district specified in Schedule B, for not more than five acres for each household for domestic consumption but not for sale.

In cases (a), (b), (d) and (e) the license may be issued in the name of the applicant himself or of his partner, and in cases (c), (f) and (g) in the name of the applicant only.

2. Persons wishing to apply for the grant of free-tapping licenses must first pay the fee (or the first instalment thereof, as the case may be) due in respect of the trees which they desire to tap, into a Government treasury, which may be either the District treasury, a Taluk treasury or a Salt treasury. Districtal officers may also empower heads of villages to receive payments on account of tree-tax and to grant receipts therefor. Pudukottai officers when applying for trees in British territory must pay the full tree-tax into a British treasury at the rates prevailing in British territory.

3. (1) Applications for the grant of free-tapping licenses must be made in the prescribed form to the Inspector, Salt, Alkali and Customs Department, in charge of the work in which the trees are situated. Forms may be obtained from the Inspectors of Salt, Alkali and Customs Department, and from all Tahsildars and Deputy Tahsildars and will be supplied free of charge. Applications may be by shopkeepers and approved and on the fees have been paid into a treasury, the application must contain a certificate of payment from the treasury officer; if payment has been made in a village head the receipt must accompany the application. Mysore owners and shopkeepers applying for trees in British territory should pay the tree-tax into the Mysore Auditor's treasury and should present before the British Tahsildar or Deputy Tahsildar concerned along with the application in form T.F. 4, the receipt with the Auditor's certificate at the foot to the effect that the applicant is a person entitled to take out a free-tapping license in Mysore. The tree-tax should be returned at the higher rate if the trees are not the trees of the two sides of the footpath.

(2) Applications for free-tapping licenses in the South Kanara district should be counter-signed by the owner of the trees intended to be marked, or taken of his agent.

4. Tolly shopkeepers in tracts adjoining the Mysore territory will also be allowed to tap trees in Mysore for the supply of toddy to their shops on payment of the whole of the tree-tax in one instalment into the British treasury and subject to such restrictions regarding permits, etc., as may be prescribed in the rules. The rate of tree-tax to be paid in such cases will invariably be the highest rate in force if the rate is not the same on the two sides of the footpath.

The British and Mysore Governments reserve to themselves the right to impose, in addition to the tree-tax, a rate for the use of trees belonging to them, the same when imposed, being payable by British and Mysore licensees alike. The arrangements agreed to by the Madras and the Mysore Governments with regard to the issue of licenses for tapping trees in British territory on the application of licensees or shopkeepers in the other do not prevent the acceptance of trees in any specified area in the Madras Presidency or in Mysore with a view to affording such trees or for other sufficient cause and the mere payment of tree-tax into a British or Mysore treasury does not entitle an applicant to tapping licenses for trees so reserved.

5. Tolly shopkeepers in British territory adjoining the Bangalore State will be allowed to tap trees in the State on payment of tree-tax, the rate being the same as in the Mysore district. Similarly

those in the Bangampalli district will be allowed to tag trees in the adjoining British territory. Tolly shopkeepers in British territory adjoining the Pudukkottai State will be allowed to tag trees in that State on payment of one-tenth of the State at the higher of the rates prevailing on both sides of the frontier.

2. Persons applying for the issue of licences will be responsible to Government for all taxes payable on account of the trees licensed to be tagged.

3. (1) On receipt of an application, the Inspector, unless he sees special cause to the contrary, will at once take steps for the marking of the trees by an officer competent in such to a party officer and for the issue of the licence. Applicants for trees shall pay out to the marking officer, when required by the latter to do so, the fees applied for by them. Amounts charged to do so other reasonable rates, the fees paid by trees shall be liable to be collected at the Collector's direction.

(2) In the different districts, in the Mangalore, Kottar, Thiruvananthapuram, Malabar and Venangalore taluqs of the Pudukkottai district, and in the Pudukkottai and Pudukkottai taluqs of the Malabar district, trees intended for the drawing of forested lands and those for the drawing of forested lands shall, as far as possible, be in separate groups or blocks.

4. Collectors may, from time to time, prescribe the minimum number of trees to be entered in an application. They may also direct that the trees situated in one village only shall be included in an application.

5. Tolly shall not be drawn from any tolly tree, nor shall any pole be attached to any tolly tree, until the tree has been worked by the proper officer.

6. For palmyra and date trees in the Presidency and for Deccan (except Pudukkottai) trees in South Kanara, tree tagging licences shall be annual, that is, in force from 1st October or any subsequent date to the 30th September immediately following, and for coconut and mango trees they shall be biennially, that is, in force from 1st October or any subsequent date to the 31st March immediately following, and from 1st April to any subsequent date to the 30th September immediately following except in the case of the trees which have been already tagged, in which the full term may be varied.

7. The following shall be the fees payable on account of such trees for the tagging of which licences are granted:—

District.	Current value (for each half year as defined in rule 11 above).	Tagging fee (for each half year as defined in rule 11 above).	Palmyra or date trees (for the whole year as defined in rule 11 above).	Deccan (except Pudukkottai) trees (for the whole year as defined in rule 11 above).
	Rs. & P.	Rs. & P.	Rs. & P.	Rs. & P.
Malabar .. .. .	12 0	12 0	12 0	12 0
Palmyra except Pudukkottai .. .. .	2 10 0	2 0 0	2 0 0	2 0 0
South Kanara .. .. .	12 0	12 0	12 0	12 0
Deccan .. .. .	12 0	12 0	12 0	12 0
Palmyra and date trees in Pudukkottai .. .. .	2 10 0	2 0 0	2 0 0	2 0 0
Deccan—except Pudukkottai .. .. .	2 4 0	2 0 0	2 0 0	2 0 0
Coconut—anywhere .. .. .	2 0 0	2 0 0	2 0 0	2 0 0

The licence payable by tolly shopkeepers in the Presidency and in the Deccan (except Pudukkottai) shall be in force from 1st October to 31st September, palmyras which have not been worked before will be at the rate of Rs. 12-0-0 per year.

8. The fees payable on account of any licence issued under these rules shall be payable in the following instalments, unless the Commissioner of Salt, Akbar and Siquar Revenue shall otherwise direct.

Period within which the licence is applied for.	Time when in which licence is to be paid.
<i>In the case of half-yearly fees.</i>	
Between 1st October and 31st September in any year .. .. .	One-half at the time of application and the other half on the 1st February following.
Between 1st January and 31st March in any year .. .. .	The whole at the time of application.
Between 1st April and 30th June in any year .. .. .	One-half at the time of application and the other half on the 1st July following.
Between 1st July and 30th September in any year .. .. .	The whole at the time of application.
<i>In the case of annual fees.</i>	
Between 1st October and 31st December in any year .. .. .	One-half at the time of application and the other half on the 1st February following.
Between 1st January and 30th April in any year .. .. .	One-half at the time of application and the other half on the 1st of the second month following.
Between 1st May and 30th September in any year .. .. .	The whole at the time of application.

9. The licence payable by the tolly trees in the village surveyed in Pudukkottai shall be paid on one instalment at the time of application.

10. Every instalment of licence fee shall be paid on the first day of the month in which it falls due.

11. For the convenience of applicants, applications will be received from 1st September to 31st March but no trees will be marked, any licence issued, any preparation of poles permitted before 1st September or 31st March, as the case may be. In the case of 'Kudal Palu' palmyra trees tagged at convenient rates in the Presidency and in the Deccan, marking will be allowed from the 1st July. In the case of date trees the process of preparation will be allowed from the 1st September but the licence



required for the auction of the drop houses will not be allowed before the evening of the 10th September. It is no exception today be shown except during the currency of the license.

18. All toddy drawn under the licensing license granted in accordance with these rules shall be drawn at the place of distillation or removed from the town, be immediately conveyed direct to a distillery or a licensed toddy shop under a general transport permit which will be granted gratis by the Inspector. In the South Malabar district when a license holder is allowed to change the shop to which he toddy is to be taken, the permit will be amended on application and on payment of two annas in addition to the excise stamp of the value of the same to be affixed to the application. No toddy drawn under these rules shall be sold otherwise than to a licensed distiller or distillery except at a regularly licensed shop. Tote-hut sales or sales on the spot are absolutely prohibited.

19. Between sunset and sunrise no toddy shall be drawn or kept by a person holding a license under these rules on the premises or sold in which about the same shall be so licensed to keep, except the toddy contained in the pots attached to that portion of the town, provided that the Commissioner of Salt, Alkali and Opium Revenue may, on sufficient cause being shown, relax the restriction in any local area.\*

\* In the Malabar Town Circle permits and sale toddy may be drawn as early as 6 a.m.

SCHEDULE I.

A. THIRUVANANTHAPURAM DISTRICT.

<i>Palayam Agency.</i>	<i>Gopale Agency—cont.</i>
1. Palaivallam.	26. Lakshminagar.
2. Palayavilam.	27. Kanchikudi.
<i>Belapada Agency.</i>	28. Chembappett Agraharam.
3. Pella Jaggannathpet.	29. Chembappett Agraharam.
4. Thakuravilam.	30. Rameswaram Agraharam.
5. Kanyakulam.	31. Rameswaram Agraharam.
6. Paruthi Agraharam.	32. Rameswaram Agraharam.
7. Gopale.	33. Rameswaram Agraharam.
8. Gopale Agraharam.	34. Rameswaram Agraharam.
9. Vellapala.	35. Rameswaram Agraharam.
10. Kumbakonam Agraharam.	36. Rameswaram Agraharam.
11. Kumbakonam.	37. Rameswaram Agraharam.
12. Kumbakonam.	38. Rameswaram Agraharam.
13. Kumbakonam.	39. Rameswaram Agraharam.
14. Kumbakonam.	40. Rameswaram Agraharam.
15. Kumbakonam.	41. Rameswaram Agraharam.
16. Kumbakonam.	42. Rameswaram Agraharam.
17. Kumbakonam.	43. Rameswaram Agraharam.
18. Kumbakonam.	44. Rameswaram Agraharam.
19. Kumbakonam.	45. Rameswaram Agraharam.
20. Kumbakonam.	46. Rameswaram Agraharam.
21. Kumbakonam.	47. Rameswaram Agraharam.
22. Kumbakonam.	48. Rameswaram Agraharam.
23. Kumbakonam.	49. Rameswaram Agraharam.
24. Kumbakonam.	50. Rameswaram Agraharam.
25. Kumbakonam.	51. Rameswaram Agraharam.

CHENNAI DISTRICT.

<i>Chennai Agency—cont.</i>	<i>Chennai Agency—cont.</i>
1. Palla Agraharam.	21. Nannal.
2. Palla Agraharam.	22. Palla Agraharam.
3. Palla Agraharam.	23. Palla Agraharam.
4. Palla Agraharam.	24. Palla Agraharam.
5. Palla Agraharam.	25. Palla Agraharam.
6. Palla Agraharam.	26. Palla Agraharam.
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26. Palla Agraharam.	46. Palla Agraharam.
27. Palla Agraharam.	47. Palla Agraharam.
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62. Palla Agraharam.	82. Palla Agraharam.
63. Palla Agraharam.	83. Palla Agraharam.
64. Palla Agraharam.	84. Palla Agraharam.
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76. Palla Agraharam.	96. Palla Agraharam.
77. Palla Agraharam.	97. Palla Agraharam.
78. Palla Agraharam.	98. Palla Agraharam.
79. Palla Agraharam.	99. Palla Agraharam.
80. Palla Agraharam.	100. Palla Agraharam.

## GENERAL INDEX—cont.

## Colours and Army Uniforms—cont.

81. Infantry.
82. Infantry.
83. Infantry.
84. Infantry (near Koonakalla).
85. Infantry.
86. Infantry.
87. Infantry.
88. Infantry.

## Colours and Army Uniforms.

1. Infantry.
2. Infantry.
3. Infantry.
4. Infantry.
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92. Infantry.
93. Infantry.
94. Infantry.
95. Infantry.
96. Infantry.
97. Infantry.
98. Infantry.
99. Infantry.
100. Infantry.

## Army Uniforms.

1. Infantry.
2. Infantry.

## Army Uniforms—cont.

86. Infantry.
87. Infantry.
88. Infantry.
89. Infantry.
90. Infantry.
91. Infantry.
92. Infantry.
93. Infantry.
94. Infantry.
95. Infantry.
96. Infantry.
97. Infantry.
98. Infantry.
99. Infantry.
100. Infantry.

## Army Uniforms.

10. Infantry.
11. Infantry.
12. Infantry.
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14. Infantry.
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91. Infantry.
92. Infantry.
93. Infantry.
94. Infantry.
95. Infantry.
96. Infantry.
97. Infantry.
98. Infantry.
99. Infantry.
100. Infantry.

## Army Uniforms.

1. Infantry.
- (1) Infantry.
- (2) Infantry.
2. Infantry.
- (1) Infantry.
- (2) Infantry.
- (3) Infantry.
- (4) Infantry.
3. Infantry.
- (1) Infantry.
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- (1) Infantry.
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- (1) Infantry.
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18. Infantry.
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- (8) Infantry.
- (9) Infantry.
- (10) Infantry.



## SCHEDULE D—cont.

*Palawan Agency Division—cont.*

63. Pangasinan.
64. Sarangani.
65. Mindanao.
66. Koroitaka.
67. Tuluwatu.
68. Palau Islands.
69. Yaponesia.
70. Tuluwatu.

*Palawan Agency Division—cont.*

71. Koroitaka (Moro).
72. Tuluwatu.
73. Pangasinan.
74. Sarangani.
75. Koroitaka.
76. Tuluwatu.
77. Palau Islands.

## SCHEDULE E

## List of Villages

## Pangasinan Division

## Sungay Division

1. Pangasinan.
2. Tuluwatu.
3. Sarangani.

4. Pangasinan.
5. Tuluwatu.
6. Sarangani.

7. Pangasinan.
8. Tuluwatu.
9. Sarangani.

10. Pangasinan.
11. Tuluwatu.

## Palawan Division

1. Pangasinan.
2. Tuluwatu.
3. Sarangani.
4. Pangasinan.
5. Tuluwatu.
6. Sarangani.
7. Pangasinan.
8. Tuluwatu.
9. Sarangani.

10. Pangasinan.
11. Tuluwatu.
12. Sarangani.
13. Pangasinan.
14. Tuluwatu.
15. Sarangani.
16. Pangasinan.
17. Tuluwatu.
18. Sarangani.

19. Pangasinan.
20. Tuluwatu.
21. Sarangani.
22. Pangasinan.
23. Tuluwatu.
24. Sarangani.
25. Pangasinan.
26. Tuluwatu.
27. Sarangani.

28. Pangasinan.
29. Tuluwatu.
30. Sarangani.
31. Pangasinan.
32. Tuluwatu.
33. Sarangani.
34. Pangasinan.
35. Tuluwatu.
36. Sarangani.

Board (Sungay Division), Manila,  
12th July 1922.

D. S. STRATTON,  
District Secretary.

In exercise of the powers conferred by section 132 (c) of the Sea Customs Act (VIII of 1878), as amended by Acts IV and XII of 1914, and in partial modification of the Notification 1878, as amended by Acts IV and XII of 1914, published on page 474, Part II of the Part of the Board of Revenue, dated 12th March 1920, published on page 474, Part II of the Part of the Board of Revenue, dated 12th March 1920, in so far as it relates to the form of shipping bill, the Collector of Customs, Manila, as the Chief Customs Officer, hereby prescribes the appended form for shipping bill in all cases, except with effect from the 1st August 1920. The size of the form and the quality of paper used should be the same as hitherto.

## SHIPPING BILL FOR EXPORTS

Port		Exporter's name		Address																															
Name of vessel		Master or Agent		Country																															
Date of departure		Place at which goods to be shipped		Date of arrival																															
<p>Package</p> <p>Details of goods to be given separately for each class or description.</p> <table border="1"> <thead> <tr> <th rowspan="2">Number and description of package</th> <th rowspan="2">Net weight</th> <th rowspan="2">Gross weight</th> <th rowspan="2">Description of goods</th> <th colspan="2">Net value as declared to the Sea Customs Act</th> <th colspan="2">Value according to tariff</th> <th colspan="2">Duty</th> <th rowspan="2">Country of origin</th> <th rowspan="2">Remarks</th> </tr> <tr> <th>Rate</th> <th>Amount</th> <th>Rate</th> <th>Amount</th> <th>Rate</th> <th>Amount</th> </tr> </thead> <tbody> <tr> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> </tr> </tbody> </table>						Number and description of package	Net weight	Gross weight	Description of goods	Net value as declared to the Sea Customs Act		Value according to tariff		Duty		Country of origin	Remarks	Rate	Amount	Rate	Amount	Rate	Amount												
Number and description of package	Net weight	Gross weight	Description of goods	Net value as declared to the Sea Customs Act						Value according to tariff		Duty		Country of origin	Remarks																				
				Rate	Amount	Rate	Amount	Rate	Amount																										

Total weight (in words and figures) upon which duty is assessed—  
Total amount of duty (in words and figures).  
By \_\_\_\_\_

Signature of exporter or his authorized agent.  
Let Export  
declared Collector of Customs.

For use in the Cash department.

Contents received.  
Signature of Master or Commander.

Cashier's Stamp

Manila Customs House,  
12th July 1922.

H. H. HOOD,  
Collector of Customs.

OFFICIAL ADVERTISEMENTS.

LIST OF UNCLAIMED PACKAGES

To be sold in auction at the Old Customs House on 28th of July 1920.

Warehouse register number.	Number of packages.	Full description.
No. 43, 44 and 45, 10th July 1919.	128 bales	Empty beer kegs (approx. 1000).
No. 46, 10th July 1919	10 "	Shells (approx. 1000).
" 47 "	1 parcel No. 50	Shells (approx. 1000).
" 48 "	1 "	Shells (approx. 1000).
" 49 "	1 "	Shells (approx. 1000).
" 50, 10th July 1919	1 "	Shells (approx. 1000).
" 51, 1st August 1919	1 "	Shells (approx. 1000).
" 52 "	1 "	Shells (approx. 1000).
" 53 "	1 "	Shells (approx. 1000).
" 54, 10th August 1919	1 "	Shells (approx. 1000).
" 55, 10th September 1919	1 "	Shells (approx. 1000).
" 56 "	1 "	Shells (approx. 1000).
" 57, 10th September 1919	1 "	Shells (approx. 1000).
" 58 "	1 "	Shells (approx. 1000).
" 59 "	1 "	Shells (approx. 1000).
" 60 "	1 "	Shells (approx. 1000).
" 61 "	1 "	Shells (approx. 1000).
" 62 "	1 "	Shells (approx. 1000).
" 63 "	1 "	Shells (approx. 1000).
" 64, 10th September 1919	1 "	Shells (approx. 1000).
" 65, 10th September 1919	1 "	Shells (approx. 1000).
" 66, 10th September 1919	1 "	Shells (approx. 1000).
" 67 "	1 "	Shells (approx. 1000).
" 68 "	1 "	Shells (approx. 1000).
" 69 "	1 "	Shells (approx. 1000).
" 70, 10th September 1919	1 "	Shells (approx. 1000).
" 71, 10th September 1919	1 "	Shells (approx. 1000).
" 72 "	1 "	Shells (approx. 1000).
" 73, 10th September 1919	1 "	Shells (approx. 1000).
" 74, 10th September 1919	1 "	Shells (approx. 1000).
" 75, 10th September 1919	1 "	Shells (approx. 1000).
" 76 "	1 "	Shells (approx. 1000).
" 77, 10th September 1919	1 "	Shells (approx. 1000).
" 78 "	1 "	Shells (approx. 1000).
" 79, 10th September 1919	1 "	Shells (approx. 1000).
" 80 "	1 "	Shells (approx. 1000).
" 81, 10th September 1919	1 "	Shells (approx. 1000).
" 82 "	1 "	Shells (approx. 1000).
" 83, 10th September 1919	1 "	Shells (approx. 1000).
" 84 "	1 "	Shells (approx. 1000).
" 85, 10th September 1919	1 "	Shells (approx. 1000).
" 86 "	1 "	Shells (approx. 1000).
" 87, 10th September 1919	1 "	Shells (approx. 1000).
" 88 "	1 "	Shells (approx. 1000).
" 89, 10th September 1919	1 "	Shells (approx. 1000).
" 90 "	1 "	Shells (approx. 1000).
" 91, 10th September 1919	1 "	Shells (approx. 1000).
" 92 "	1 "	Shells (approx. 1000).
" 93, 10th September 1919	1 "	Shells (approx. 1000).
" 94 "	1 "	Shells (approx. 1000).
" 95, 10th September 1919	1 "	Shells (approx. 1000).
" 96 "	1 "	Shells (approx. 1000).
" 97, 10th September 1919	1 "	Shells (approx. 1000).
" 98 "	1 "	Shells (approx. 1000).
" 99, 10th September 1919	1 "	Shells (approx. 1000).
" 100 "	1 "	Shells (approx. 1000).





- INDIA ACT X OF 1920. Indian Securities. Feeding Mills. Malguzars. Pies 2 (8 p.).  
 INDIA ACT XII OF 1920. Workers' Wages of Contract (Amendment). Feeding Mills. Kanarees.  
 Pies 2 (8 p.). Hyderabad. Pies 2 (8 p.).  
 INDIA ACT XIII OF 1920. Import and Export of Goods (Amendment). Feeding Mills. Kanarees.  
 Pies 2 (8 p.).  
 INDIA ACT XIV OF 1920. Indian Revenue-tax (Amendment). Feeding Mills. Kanarees. Pies 2  
 (8 p.) and Hyderabad. Pies 2 (8 p.). English. Royal Dec. An. 1-2 (8 p.).  
 INDIA ACT XV OF 1920. Sugarcane. Feeding Mills. Hyderabad. Pies 2 (8 p.). English.  
 Royal Dec. An. 1-2 (8 p.).  
 INDIA ACT XX OF 1920. Indian Army (Suspension of sentences). Feeding Mills. Hyderabad.  
 Pies 2 (8 p.).  
 INDIA ACT XXI OF 1920. Indian Paper Currency (Temporary amendment). Feeding Mills.  
 Hyderabad. Pies 2 (8 p.).  
 ORDINANCE I OF 1920. Treaty of Peace. Feeding Mills. Hyderabad. Pies 2 (8 p.).  
 ORDINANCE II OF 1920. Madras Village Courts (Amendment). Royal Dec. English. An. 1-2  
 (8 p.).  
 MADRAS ACT III OF 1920. Validity of the marriage between William Joseph Preston and Catherine  
 Henderson (Indian). Royal Dec. English. An. 1 (8 p.).  
 MADRAS ACT IV OF 1920. Madras Criminal. Feeding Mills. English. Pies 2 (8 p.).  
 MADRAS ACT V OF 1920. Madras District Magistrate. Feeding Mills. English. An. 1-2.  
 (1 & 2 p.).

### GOVERNMENT OF INDIA.

#### NEW LEGISLATIVE DEPARTMENT PUBLICATIONS FOR SALE BY THE GOVERNMENT OF GOVERNMENT PRINTING, INDIA, 5, MARINE STREET, CALCUTTA.

[A General Catalogue of all Government Publications may be obtained gratis from the Government  
 Control Press, Calcutta.]

- TAKES SHOWING FORCE OF LEGISLATION BY THE GOVERNMENT OF INDIA. SERIES 1918.  
 Royal Dec. An. 1-2 (8 p.).  
 AMENDMENT TO THE LIST OF GOVERNMENT PUBLICATIONS AND CHARGES (MAY 1917). List No. 1.  
 LATEST FROM JUNE 1918. An. 1-2 (1 p.).  
 GOVERNMENT OF INDIA. LIST OF THE GOVERNMENT OF INDIA. SERIES 1918. Royal Dec. An. 1-2  
 (8 p.).

### VACANCIES.

APPLICANTS are invited from duly qualified candidates for the posts of clerks on Rs. 25, 20 and  
 15 with the usual allowances in this division. A knowledge of Telugu is essential. Preference will be  
 given to non-Brahmins.

Chittoor, 24th June 1920.

F. KAMA RAJU,  
 Deputy Collector.

APPLICANTS are invited for vacancies of Sub-assistant, eighth grade, permanent and seventh  
 grade, sub. pay Rs. 20 and Rs. 15, respectively, plus local allowances of Rs. 20 in each  
 case.

Have not passed Lower Subordinate of the College of Engineering, Madras, 1919-20.

Bellary, 24th July 1920.

J. M. M. PAKKER,  
 Superintending Engineer, Bellary.

APPLICANTS are invited from candidates duly qualified under the Examination Rules for the  
 post of a permanent clerk in the class on Rs. 25 plus local allowances of Rs. 16 per annum.  
 Preference will be given to those possessing typewriting and shorthand qualifications and who have  
 had experience in the office (M.A.). Applicants should be prepared, if necessary, to appear in  
 person before the subordinated at their own cost. Applications should reach this office not later than  
 the 25th instant.

Calcutta, 26th July 1920.

S. JAYARAM, B.A., M.A., C.S., F.F.S. (CHINA), F.R.C.S.  
 Deputy District Commissioner, Southern Range.

APPLICANTS are invited from duly qualified and experienced men for the post of a temporary  
 Surveyor on a consolidated pay of Rs. 50 per annum with travelling allowances for journeys in the  
 Agency lands.

The candidates must have passed the Surveyors test and must know the use of primitive  
 surveying instruments, etc. He must be able to understand forest cultivation. Preference will  
 be given to men who have already been surveyors in the Forest Department and who have a



working knowledge of Oriya or Telugu. Applications with copies of testimonials, etc., should be submitted to the undersigned as on or before the 30th August 1930. Particulars regarding age, temporary and permanent service if any should be given in the application. The selected candidate will have to work about continuously in one and the same post for a survey of several boundaries. The appointment is being sanctioned year after year and will last for a number of years.

Purakhedi, 15th July 1930.

MUHAMMAD HANIF-ULLAH,  
Joint First Officer, Panchayat Mahals.

Wanted a duly qualified surveyor to act as office surveyor, Tenassery district. Applications should reach the undersigned before the 31st instant.

Tenasserie Collector's Office,  
11th July 1930.

A. R. COX,  
Acting Collector.

Wanted a duly qualified candidate for the post of an office minor brighten sub-station on Rs. 30-47-10 plus Rs. 10 temporary allowance in the Collector's office, Madras. Applications should be made before the end of the current month with particulars as to age, qualifications and with copies of testimonials, if any.

Madras, Collector's Office,  
12th July 1930.

B. W. S. L. MANTON,  
Collector.

Applications are invited for the post of the head clerk in the Subordinate Judge's Court, Coimbatore. Preference will be given to candidates in Law, who possess a knowledge of Telugu. The post is likely to become permanent in a year.

Coimbatore, 15th July 1930.

M. BALAKRISHNAN,  
Subordinate Judge.

Wanted qualified applicants for filling temporary or permanent vacancies of clerks as typist in the Government General Hospital, Madras. The pay will be Rs. 30 including allowance per month. The applications are to reach the undersigned on or before the 15th August next.

Madras, 17th July 1930.

T. H. SYMONS, Lieut-Col, I.M.S.,  
Superintendent, General Hospital, Madras.

Applications are invited from candidates duly qualified under the Examination rules for the post of a clerk on Rs. 30 + 10 local allowance in this office. The vacancy is a permanent one. The selected candidate will be on probation for six months and confirmed if his work is found satisfactory. Preference will be given to candidates with a knowledge of typewriting and previous office experience. Applications should reach this office on or before the 1st August 1930.

Walter, 21st July 1930.

R. ADIGESHA AYYAR,  
Dy. Sanitary Commissioner, Northern Region.

Wanted a Typist-copier who can work with his own machine in the Collector's office, Madras. Applications should be sent to the undersigned not later than 31st August 1930. The applicant should state his qualifications and should be able to read and write Tamil as well.

Madras, 14th July 1930.

M. S. MARCENHAS,  
Collector.

Applications are invited from candidates who are Graduates in Law for the post of General Note of this Court on Rs. 50, with prospects. Persons who are not already in Government service should state their age, residence in Government service and the landed property held by them. Knowledge of Malayalam is essential.

Ottapalam, 16th July 1930.

ANANTA NARAYANA AYYANGAR,  
Subordinate Judge.

Applications are invited from candidates qualified under the Public Service notification for the head clerk's post in this office on Rs. 25 + 10 local allowance. The vacancy is at present a sub. post, but is likely to become permanent shortly. Candidates with a knowledge of Telugu and a good in Assam Teo with office experience will be preferred. Applications will be received till 31st July 1930.

B. Bay, 17th July 1930.  
11-3

W. J. PUGSTA,  
Acting Dy. Supt., Civil Veterinary Dept., Small Cattle.

APPLICANTS are invited from duly qualified and experienced men for the post of a Surgeon on the S.S. (including travelling allowance) per annum.

Applications should be submitted to the undersigned so as to reach this office on or before the 10th August 1920. Preference will be given to those who have had experience in forest work.

R. H. MITCHELL,  
District Forest Officer, District West.

Kuala, 18th July 1920.

Warren applicants for the Sixth Clerk's post now vacant in this court. None but those who have got 40 per cent of marks in English in the School Final Examination and who have passed the Typewriting—Elementary or Intermediate—exam apply. Candidates with knowledge of shorthand will be preferred. The posts are now vacant for six months; but he will be confirmed at the earliest opportunity. The applications, with full particulars such as age, caste, previous, etc., should reach the undersigned on or before 10th August 1920.

A. RAMANATHA AYYAR,  
District Munsif.

Yellamanchi, 21st July 1920.

### PRIVATE ADVERTISEMENTS.

On or after the 12th July, I intend moving the High Court to plead me as a Vakil thereof.  
MADRAS, 24th July 1920.  
M. RAMANUJACHARI.

On or after the 15th August, I intend moving the High Court to plead me as a Vakil thereof.  
Mylapore, 4th July 1920.  
K. CHAKRAVARTI.

On or after the 16th August, I intend moving the High Court to plead me as a Vakil thereof.  
Triplicane, 16th July 1920.  
A. R. PADMANABHA RAO.

On or after the 16th August, I intend moving the High Court to plead me as a Vakil thereof.  
Triplicane, 9th July 1920.  
KANDIDOLA VENKATESWARAI.

On or after the 16th August, I intend moving the High Court to plead me as a Vakil thereof.  
MADRAS, 15th July 1920.  
S. SUBRAMANIAM SASTRI.

On or after the 20th August, I intend moving the High Court to plead me as a Vakil thereof.  
MADRAS, 12th July 1920.  
S. P. DURASWAMI.

On or after the 21st August, I intend moving the High Court to plead me as a Vakil thereof.  
MADRAS, 12th July 1920.  
K. S. VENKATACHARI.

On or after the 21st August, I intend moving the High Court to plead me as a Vakil thereof.  
MADRAS, 15th July 1920.  
N. S. VARADACHARI.

On or after the 22nd August, I intend moving the High Court to plead me as a Vakil thereof.  
Mylapore, 15th July 1920.  
M. EASWARA AYYAR.

On or after the 16th August, I intend moving the High Court to plead me as a Vakil thereof.  
Triplicane, 15th July 1920.  
A. T. NARAYANASWAMI.

On or after the 16th August, I intend moving the High Court to plead me as a Vakil thereof.  
Triplicane, 16th July 1920.  
K. K. RAMANATHA AYYAR.

On or after the 21st August, I intend moving the High Court to plead me as a Vakil thereof.  
Mylapore, 16th July 1920.  
P. S. SASIVARAN.

On or after the 22nd August, I intend moving the High Court to plead me as a Vakil thereof.  
MADRAS, 15th July 1920.  
M. D. VENKATESWARA AYYAR.

On or after the 20th August, I intend moving the High Court to plead me as a Vakil thereof.  
MADRAS, 19th July 1920.  
A. GOPINATHA SASTRI.

On or after the 20th August, I intend moving the High Court to plead me as a Vakil thereof.  
MADRAS, 20th July 1920.  
R. P. SEETHU.

On or after the 22nd August, I intend moving the High Court to plead me as a Vakil thereof.  
Mylapore, 21st July 1920.  
J. CHAKRAVARTI NAMBIAH.

On or after the 22nd August, I intend moving the High Court to plead me as a Vakil thereof.  
MADRAS, 21st July 1920.  
K. RAJAGOPALAN.

Or on after the 27th August, I intend moving the High Court to send me as a Vali thereof.

Trichinopoly, 25th July 1923.

P. S. SATHESA AYYAR.

Or on after the 27th August, I intend moving the High Court to send me as a Vali thereof.

Madras, 27th July 1923

V. RAGHAVA CHARI

# ESTATE OF G. D'ANGELO

The Administrator-General of Madras hereby gives notice that he is administering from the 26th July 1923 the estate of Giacomo D'Angelo, who carried on business under the name and style and firm of G. D'Angelo & Son on the Mount Road, Madras, and who lately resided at Chioggia near Turin, Italy, but now deceased, under letters of administration granted to him on the 25th May 1923 by the High Court of Madras and that all persons having claims against the said estate as creditors, next-of-kin, legatees or in any other manner whatsoever should prefer their claims to the said Administrator-General on or before the 26th October 1923 after which date he will proceed to make a distribution of the assets of the said estate and will recognize in such distribution only such claims as shall have previously been established to his satisfaction.

Madras, 21st July 1923.

D. CHAMIER,

*Acting Administrator-General.*

# ESTATE OF CARLO D'ANGELO (DECEASED).

The Administrator-General of Madras hereby gives notice that he is administering from 1st June 1923 the estate of Carlo D'Angelo (deceased), who carried on business under the name style and firm of G. D'Angelo & Son, and lately resided on the Mount Road, Madras, under letters of administration granted to him on the 18th April 1923 by the High Court of Madras and that all persons having claims against the said estate as creditors, next-of-kin, legatees or in any other manner whatsoever should prefer their claims to the said Administrator-General on or before the 17th September 1923 after which date he will proceed to make a distribution of the assets of the said estate and will recognize in such distribution only such claims as shall have previously been established to his satisfaction.

Madras, 13th July 1923

D. CHAMIER,

*Acting Administrator-General.*

# ESTATE OF ESTHER JANE D'ANGELO (DECEASED).

The Administrator-General of Madras hereby gives notice that he is administering from 1st June 1923 the estate of Esther Jane D'Angelo (deceased), late of Madras, and under letters of administration granted to him on the 28th April 1923 by the High Court of Madras and that all persons having claims against the said estate as creditors, next-of-kin, legatees or in any other manner whatsoever should prefer their claims to the said Administrator-General on or before the 27th September 1923 after which date he will proceed to make a distribution of the assets of the said estate and will recognize in such distribution only such claims as shall have previously been established to his satisfaction.

Madras, 13th July 1923.

D. CHAMIER,

*Acting Administrator-General.*

# ESTATE OF ROBERTSON-GENERAL DAVID SINCLAIR, M.A. (DECEASED).

The Administrator of the Estate of David Sinclair, M.A., late of 21 Marshall Road, Edinburgh, Scotland, Surgeon-General, Indian Medical Service (retired), who died on 21 March 1923, at Edinburgh aforesaid, on or about the 11th day of October 1922, hereby gives notice to all creditors and other persons having claims against the said estate to send particulars in writing of their claims to the undersigned on or before the 1st day of August 1923 at High Court House, Madras, after which date the said Administrator will proceed to distribute the assets of the said deceased amongst the parties entitled thereby having regard only to the claims of which he shall then have had notice and the said Administrator will not be liable for the assets of the said David Sinclair deceased or any part thereof so distributed to any person or persons of whose claims he shall not then have had notice.

High Court House, Madras,  
1st July 1923.

M. BRIDGEMAN,  
*Administrator.*

# NOTICE.

Mr. Gerald Harold Hodgson has been authorized to sign our firm per procuration from this date.

Madras, 23rd July 1923.

PARRY & Co.

Please take notice that Goutie Veronagala and another have filed on I.P. No. 22 of 1923. It stands posted to 26th July 1923 in the Official Receiver's Court, Gudur, for setting objections.

Gudur, 11th July 1923.

P. S. T. RAYE,  
*Counsel for Petitioner.*



121. Read a note by the Chairman, dated the 26th July 1928, proposing to ask Government to grant him six weeks' privilege leave from or after the 26th July 1929 and making certain suggestions for the carrying on of his duties during his absence.

Resolved that the Chairman's proposals be approved and be submitted to Government for sanction.

122. Read application from the peninsulars from the Dunkled Eastman's Fund requesting an endorsement of their position as members of the current rate of life.

Read a note by the Chairman explaining the financial position of the fund and recommending the endorsement of the peninsulars by Rs. 1 per person for each individual.

Resolved that subject to the sanction of Government the monthly pension paid from the Dunkled Eastman's Fund be raised by Rs. 1 for each peninsular.

123. Read again Board's Resolution No. 38, dated the 6th June 1929, and sent by the Chairman. Resolved that the pay and allowances therein mentioned for the Pilgrims Fund employees be given effect to at once, without being contingent on the steps that may be suggested for the Fund employees.

124. Resolved to confirm the Chairman's action in having appointed Mr. H. Dwyer, with effect from the 1st January of the 8th July 1928, as temporary second Engineer of the "Cragger" Tugger on a salary of Rs. 225 per month with, in addition, the usual allowances attached to the appointment—the appointment to be subject to termination by one month's notice on either side and in any case to cease on 30th November 1929.

125. Resolved, on the recommendation of the Traffic Manager supported by the Chairman, to give a month's notice of termination of his services to employee No. 291 of the Trust's staff entitled for 1928-29.

126. Received a statement of estimate submitted, dated the 25th June 1929.

127. Received G.O. No. 284, Revenue (Special) (Marine), dated the 28th June 1929, directing that the mortgage bond executed by Commander R. R. Flint, R.N., M.B., Deputy Commissioner of the Port of Madras, in respect of the amount advanced to him for the purchase of a motor car, under G.O. No. 12, Revenue (General) (Marine), be returned to him—*sign* Commissioner No. 439, dated the 21st January 1929.

128. Received the budget estimates of the Commissioners for the Port of Enayon for the year 1929-30.

129. Receipts and cash held by the Bank of Madras for the Madras Port Trust on the 31st July 1929 were ordered to be recorded as follows:—

				Government		Trust	
				Receipts	Expenditure	Balance	Balance
				Rs.	P.	A.	P.
Revenue Account	..	..	..	Nil.	9,02,572	7	2
Peninsular Fund Account	..	..	..	3,41,508	6,028	7	3
Deposit Account	..	..	..	15,186	8,217	14	1
Black Soldiers' Home Charity Account	..	..	..	87,400	3,225	12	8
Dunkled Eastman's Fund Account	..	..	..	39,308	122	14	4
Pilgrims Fund Account	..	..	..	16,400	21,218	14	4
Harbour Dues Advance Account	..	..	..	..	16,887	10	4
Railway Freight Advance Account	..	..	..	..	39,127	8	11
Capital Account	..	..	..	..	85,314	6	8

Port Trust Office, Madras,  
22nd July 1929.

H. H. G. MITCHELL,  
Chairman, Madras Port Trust.



SUPPLEMENT TO PART II

THE FORT ST. GEORGE GAZETTE.

No. 30.]

MADRAS, TUESDAY EVENING, JULY 27, 1920.

[Price, 1 anna.]

SALT, ARKARI AND CUSTOMS DEPARTMENT

NOTIFICATION.

No. 7, dated 12th July 1920.

NOTICE OF SALE OF ARKARI PRIVILEGES.

Notice is hereby given that the privilege of sale of toddy in independent shops in the free zone areas of the Presidency including the Bangalore District and the toddy farms of 153 villages of the Pudukkottai, Madurai and the Coimbatore Districts will be put up to auction subject to the conditions hereinafter set forth. The period for which the privileges will be sold will be twelve months commencing 1st October 1920 and ending 30th September 1921. The number of shops and farms, the localities appointed for them and the dates on which the places at which and the officers by whom the auction sales will be conducted will be decided by Collectors in their Districts. The Collector of Coimbatore will notify separately the special conditions applicable to the toddy farms in his District. A separate notification will be issued regarding operations under the license system.

Conditions of Auction Sale.

I. A deposit must be made by each bidder before bidding and will be returned by the selling officer on the day of sale. A deposit of Rs. 50 will ordinarily be required from any person wishing to bid for any important shop or any large number of shops. This will be reduced to Rs. 20 in the case of bidders for not more than two or three shops of an aggregate monthly value of Rs. 50 or less and to Rs. 5 in the case of bidders for single small shops. In the Bangalore District the selling officer may, where he finds it necessary, require a deposit of Rs. 10 from bidders for toddy shops. In the South Arcot District, the selling officer may, in his discretion, reduce the deposit to Rs. 5 for shops whose average monthly rental does not exceed Rs. 2. In the case of farms Rs. 100 will be the ordinary deposit. This will be reduced to Rs. 50 in the case of bidders for farms of an aggregate monthly rental of not more than Rs. 100 and to Rs. 10 in the case of bidders for single small farms.

II. The shops or farms will be put up to auction in the order in which they are notified, unless the selling officer sees reason to change that order. Open prices will be fixed at the discretion of the Collector. The reserve price fixed by Government on the shops or farms will not be published, but the average of the previous five years' rental will be notified by the Collector, whenever possible, for the information of bidders.

III. No person will be allowed to bid for another unless he holds a power of attorney from him.

IV. The officer conducting the sale may, at his discretion, refuse to accept the bid of any person on the ground (1) that he has been convicted by a Criminal Court or has previously been guilty of such a breach of the conditions of license or of a contract under the <sup>License</sup> Act as to render him undesirable as a holder of a license; or (2) that he is involved in an arrears to Government; (3) that he has in private speculation; (4) that he is a village officer or a relative of a village officer of the village in which the shop is situated or which is supplied by the shop, or of a neighboring village; (5) that he is a contract supplier of country produce for the contract area within which the shop is situated; (6) that he is a former bidder for lower shops; (7) that such a refusal is necessary to prevent any prejudice to the Government of Government interests; or (8) for any other valid reason.

V. The shops will be knocked down to the highest bidder. If for any of the reasons mentioned in the preceding clause the highest bid is rejected, the next highest shall be taken or the shop shall at the selling officer's discretion. In case of dispute the selling officer's decision shall be final. The sale will be subject to formal confirmation of the Collector, who shall be at liberty to accept or reject any bid at his discretion. Such formal confirmation will be deemed to be an acceptance of the bid, unless raised by the Board of Revenue for special reasons, and will be necessary whether the sale is held by the Collector himself or by any officer appointed by him.

VI. At the close of each day's sale, the deposits made by the unsuccessful bidders will be returned to them. As the auction proceeds, each person whose bid is accepted shall be asked, if so required by the selling officer, or otherwise at the close of the day's sale, make a further deposit of half a month's rent (in addition to the deposit made under clause I) for each shop or farm unless the initial deposit equals or exceeds the monthly rent. Should he fail to do so, the deposit made by him under clause I will be forfeited and the shop or farm will be put up again immediately by the selling officer and the above conditions or otherwise disposed of by the Collector and the details will be determined from bidding again for the same or for any other shop or farm in the sales then in progress.

VII. Any person to whom a shop or farm has been knocked down and who has made deposits as provided in clauses I and VI shall also deposit, in cash or approved security, within ten days from the date of acceptance of the Collector's acceptance of the bid, such further sum as with the first deposit will make up the monthly rent and shall without unnecessary delay take out a license in the conditions hereinafter set forth. In the event of the purchaser's death after issue of the license, his heirs and assigns shall be responsible for all moneys that may become due to Government under the terms of the license as well as for the proper clearance of all the liabilities of the license. Should the initial deposit exceed two months' rental, the system will be modified, unless the purchaser is requested to deposit more than one month's rental VIII. bive.

VIII. If on any day subsequent to the sale the purchaser shall be found to be at default in any way, he may be required to take to deposit two months' rental in addition to the sum provided in clause VII above, or to put a sum of security to secure a security bond for the due payment of all moneys that may become due by him under the terms of the license. The bond shall be accepted (unless a) Schedule I, Art II of 1899 and registered at the expense of the purchaser if the amount secured exceeds Rs. 1,000. In all cases where moneys are demanded the license shall be bound to secure a counter-pledge agreement.

IX. On the failure of any person to make a deposit or take out a license under clause VII or to comply with any condition or to secure any agreement under clause VIII above, the deposits already made may be forfeited and the shop or farm may be sold under the orders of the District Officer on a date to be notified by the Collector or may be otherwise disposed of by the latter officer. Besides under this clause will be at the risk of the delinquent bidder, who will forfeit all gain, and in the event of a loss, will be required to make good the deficiency between the total amount payable for the whole period under the terms of the original sale and the total amount payable by the successful bidder at the month. In the latter case, the forfeited deposits will be deducted from the sum arising from the month, and the remainder, if any, will be returned in the same manner as if it were an amount of land revenue. Should, however, the forfeited deposits be greater than the loss by reason, the whole of such deposits will be credited to Government. The delinquent bidder will be similarly liable if the shop or farm is disposed of otherwise than by resale and such disposal results in loss to Government as compared with the original sale.

X. The purchaser of any shop or open privilege is liable to the penalties prescribed for breaches of the conditions set forth below, through a formal notice may not have been issued to him.

XI. The deposits referred to in clause VII or VIII may be made either in cash or in approved Government, Trust, Municipal or Local Government or by Deposits or Postal Savings Bank pass-books. Where deposits are made otherwise than in cash, the Collector may demand that they shall be of such higher face value than the cash deposit required, as in the circumstances of the market he may think necessary. The entries on Savings Bank pass-books deposited must be endorsed in the name of the Collector and Government preliminary notes must be endorsed for payment of interest at the institutions at which they are deposited, if so required. Deposits in cash will be adjusted towards the liabilities of the shop, due in the last month of the period of the lease. Deposits of securities or savings bank pass-books will be retained upon payment of the full amount of the first due in cash unless the depositors wish that Government should take them over, in which case they will be taken over at the price of the day, and the balance, if any, due to Government must be paid in cash. In case of default under clause IX of the conditions of auction sale or under section VI of the General Conditions applicable to all Auction and Open Licenses, all securities deposited are liable to be sold for any amount due to Government under the terms of the lease, the remainder, if any, due after such sale, being returned to owner.

#### General Conditions applicable to all Auction and Open Licenses.

1. Shops and deposits must be opened by the date fixed by the Collector and must be kept open every day unless their temporary or permanent closure is sanctioned under sections 14, 15 or 16 below.

2. Except where definite rules in the possession or under the control of Government have been prescribed, proprietors of shops must make their own arrangements for securing proper sites for their shops. They are at liberty to choose any site within the local limits notified by the Collector, provided the site selected is approved by the Revenue and Police authorities. The limits of the site selected and approved will be entered in the license. The provisions (except subject to the rules applicable to licensed persons) on sale of liquor, spirits or intoxicating drugs subject to these terms is prohibited.

3. Sales under any license or open license must be conducted in an approved building at which the whole or the whole of a separate part must be entirely set aside for use as a depot or shop. In the case of auction shops and taverns (a) municipalities, or towns having a population of 20,000 or over, there shall be as possible removal of ingress or egress in any direction except into the main street; if there is other doorways which the shop must be used as a place of egress and exit to the main street and the whole previous outside from the front door, the shop shall not be used as a place of egress and exit by the vendor and his family or workmen. If otherwise means of communication between the depot or shop and an adjoining dwelling house, they must be kept locked at night.

4. Except where two or more foreign liquor licenses are held by one person or in the case of licenses held by different persons and different parts of the same, sales under different licenses must be conducted in different premises.

5. Permits here to liquor shops may be altered by the Collector under a special license to be granted by him free of fee, provided that the licensee of the bar is wholly within the delivery

and that the entrance to it is either through the main door of the shop or through a separate door provided with a proper sign to show the nature of the sale.

4. A signboard must be affixed to the front of each depot whereby showing the nature and number of the license under which sales are authorized there, the name of the licensee and (except in the case of foreign liquor) the names and surnames of the persons to be licensed to sell. Such signboards are to be highly painted in the case of foreign liquor; the names of licensees and wholesale dealers in English, also. The license must be suspended and in the case of licensees and wholesale dealers in English, also. The license must be suspended and in the case of licensees and wholesale dealers in English, also.

5. The signboard must be a conspicuous place within the depot or shop.

6. The signboard must be a conspicuous place within the depot or shop.

7. The signboard must be a conspicuous place within the depot or shop.

8. The signboard must be a conspicuous place within the depot or shop.

9. The signboard must be a conspicuous place within the depot or shop.

10. The signboard must be a conspicuous place within the depot or shop.

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13. The signboard must be a conspicuous place within the depot or shop.

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18. The signboard must be a conspicuous place within the depot or shop.

19. The signboard must be a conspicuous place within the depot or shop.

20. The signboard must be a conspicuous place within the depot or shop.

21. The signboard must be a conspicuous place within the depot or shop.

22. The signboard must be a conspicuous place within the depot or shop.

23. The signboard must be a conspicuous place within the depot or shop.

24. The signboard must be a conspicuous place within the depot or shop.



14. No liquor, spirit or intoxicating drug in excess of the quantities prescribed for possession without a license as specified below shall be issued to any person at any one time from any licensed premises without a valid permit, nor shall liquor be sold at wholesale depots in quantities less than the minimum prescribed.

Approach	Totally	Shade	Optim.
Development of a global model in which the level of detail is adjustable, where it is possible to use the full range of detail and the level of detail is adjustable in the future.	First global model in which the level of detail is adjustable, where it is possible to use the full range of detail and the level of detail is adjustable in the future.	In the context of the global model and the level of detail is adjustable, where it is possible to use the full range of detail and the level of detail is adjustable in the future.	In the context of the global model and the level of detail is adjustable, where it is possible to use the full range of detail and the level of detail is adjustable in the future.

Permits shall be in printed books, which can be obtained at all offices of the Inspector of the Salt, Alkali and Coal-burn Department as production of receipts for payment of the same goes into a Retirement Treasury. The issuing of blank permits for sale to the public is prohibited.

28. Only such wrights and measures as may from time to time be prescribed by the Commissioners of Fish, Abkiki and Oporeto Revenue shall be possessed or used on any licensed premises, and they shall be tested and stamped by the standard establishment of the District of the Collection shall as directed.

19. No demonstrations, speeches or parades shall be permitted in depots or shops. Demonstrations of any kind in depots or shops are also under prohibition.

51. No asylum at home or abroad or shelter of persons shall be harbored in depots and stops  
Notification of their arrest warrants shall be given to the nearest Magistrate or Police officer.

42. No person shall be harbored in any depot or shop during the night.

24. The source of the narcotics shall be identified, item by item in the prescribed form. Unless special permission is given to the contrary, separate accounts shall be kept for the transactions under each license. The accounts shall be in printed books which may be obtained from local license authorities at payment of cost price. Records for buyers, sellers or intermediaries of drugs obtained and the circumstances of purchase must be carefully kept in support of the accounts. The accounts and documents of purchase shall be preserved for one year after the period covered by the license and shall be produced when called for by an officer not below the rank of an Assistant Inspector of the Port, Harbour and Customs Department.

24. Except in the case of fixed fee licenses, the amount for which the privileges of sale have been purchased shall be payable in twelve equal, monthly installments into a Government treasury on or before the 15th of each month beginning with April of the calendar year in which the license may be levied on any amount not so paid and after the 15th of the month in March of the next year the 15th of the month thereafter shall be liable to be sold for failure to pay taxes. Thirty cents may also be added for failure to pay taxes. For the fixed license shall be payable.

20. No reminder or statement of the text shall be claimable as any against whatever.

18. Powers are reserved to the Governor of Illinois, subject to actual hearing in case of failure of payment of, late or in the case of tardy payment of tax-tax on the day due; in the case of arrest, notice, gaol and non-suit and license, this power will be exercised by the Board of Supervisors of the State of Illinois in accordance with the laws of the State of Illinois and in other cases in the case of suspension of a license for failure to pay arrears, the privilege of sale will be made with effect from the date of issue of the license in the new purchase, or otherwise disposed of at the Board's discretion. All houses on account of suspension and resale or other disposal of the license shall be sold by the Board of Supervisors, but it shall have no right to any gain which may accrue from the sale of the license, if any, made by the license holder in the future. The Board of Supervisors who has power to suspend a license may also suspend other acts to continue pending the order or other disposal of the license.

27. No proceeds of supply or resale shall be sold, transferred or sub-vented without the Collector's previous permission. Nor, if the Collector so orders, shall any agent be appointed for the management of any such proceeds without his previous consent.

59. (a) No other or option license from a State or Foreign territory will be allowed to have any interest in a sample for the same article in a British patent without the special permission of the Controller.

(4) No citizen, or agent, licensee or a British district where a law rate of duty is in force will be allowed to have any interest in a house for the same article in any adjacent British district where there is a higher rate of duty, without the special permission of the collector.

18. Such reference and information as may be required by the Division of Case from time to time should be furnished by holders of licenses.

80. Persons are listed in regard to the Diversion Officer all instances which come to their knowledge of persons employed by them in the manufacturing, transport or sale of liquor, opium or intoxicating drugs, including branches of the <sup>Alcohol</sup> ~~Trade~~ <sup>Business</sup> who have not complied with the Diversion Officer's orders respecting the continued employment of such persons.

44. Intemperate dealings by members of any kind whatever with officials of the Salt, Akburi and Customs Department are absolutely prohibited.

41. With the sanction of the Board of Regents, any license shall be revocable by the Collateral in its discretion on giving the license three days' notice of such revocation, in which case a pro- visional part of the fee paid will be refunded.

25. All persons shall be bound by any additional general rules that may be prescribed under this law and shall, if so required by the Collector or any person authorized by him, deliver up their weapons for examination or for the issue of fresh ones.

26. The officers authorized to inspect bonded shops and depots are—

- (1) any officer of the Revenue Department of rank not lower than Revenue Inspector, and
- (2) any officer of the Salt, Alkali and Customs Department of rank not lower than Sub-Inspector.

These officers are empowered to enter and examine the premises, to test the weights, measures, liquor, opium and fumigating drugs in the possession of the licensee, and to seal the shop and the accounts kept in the shop or depot. Police officers will also make inspections when it comes within the scope of their duty.

26. All officers authorized to inspect depots and shops are authorized to detain any liquor, opium or fumigating drugs found unfit for consumption or use or which they may believe to have been tampered with in any of the ways referred to in sub-clause 14 and all Collectors and Deputy and Assistant Commissioners of the Salt, Alkali and Customs Department, are empowered to confiscate, or destroy such liquor, opium or fumigating drugs.

26. All inspection note-books, with pages numbered consecutively, shall be maintained for the use of inspecting officers and shall be handed over to the Inspector of the salt as to any officer authorized by him to receive it on a receipt being given therefor.

27. An infraction of any of the conditions of the license either by a licensee or by any person in his employment will render the license liable to—

Order (a) fine up to Rs. 50 ;

or (b) cancellation of license, and goods or other deposited at the privilege of the shop or the licensee and, if considered necessary by the Collector, forfeiture of deposits;

or (c) forfeiture of the license or his agent for the specific offence committed.

The cost for the whole license shall become due at once, when a license is cancelled under these conditions.

NOTE.—For continuing breaches of a license, extending fines may be imposed.

28. Any license may be forfeited and the privilege be void as otherwise disposed of as the risk of the licensee of the license be forfeited before a Magistrate of any officer against the Alkali Act, or of any offence under the Indian Penal Code, which in the Collector's opinion, renders him unfit to hold it, or if it is brought to the notice of the Collector that the licensee has been convicted prior to the issue of a license or before a Magistrate of any of such offences and has committed that fact.

28. Any sum due by a licensee may be adjusted from the deposit, if any made by him or retained under the license recovery Act as an arrear of land revenue. The licensee shall be bound to replace any sum adjusted from his deposit within fifteen days of receipt of notice from the Tahsildar or Deputy Tahsildar in independent charge.

28. Interest on all moneys due shall be payable at the rate of 8 per cent per annum.

29. Collectors may order the transfer of depots and shops from one locality to another at their discretion or the opening of new depots and shops in this limits as to number to be fixed by the Board of Revenue at their discretion. No new shops should be opened unless notice of the sites selected has been published in the District Gazette and no notice before the commencement of the issue and no such changes as affect the interest of adjacent shopkeepers shall be made during the currency of a license except under special sanction of the Board. A Tahsildar may at any time permit the transfer of a shop within the limits notified for the shop in the sale area.

29. The right is reserved to the Collector to grant "conditional licenses" for the sale of liquor, opium and fumigating drugs, on the conditions of laws, orders, etc., in place in the vicinity of which there are no regularly licensed shops. Such licenses shall be granted only when absolutely necessary and shall not be granted to the shopkeepers who usually supply the locality or, necessary and shall not be granted to the collector. The licensee shall pay only for each locality and according to the order as they are actually required. But once that one license shall be issued for a sale or limited without the sanction of the Board.

The fees to be paid for the license shall be fixed at the discretion of the Collector.

#### Conditions applicable to Tolly Licenses.

1. The privileges conferred extend only to the sale of tolly.

2. Tolly required for sale should be drawn under separate tree-tapping license to be obtained under the tree tax rules from tolly trees in the tract in which the shop is situated or in any other tract in which the rules of tree-tax are not lower, subject to the discretion of the officer granting transport permits.

3. No tolly except the produce of trees, for the tapping of which a license has been issued, shall be kept in the shop, offered for sale or sold.

4. The Collector will fix the maximum number of trees to be entered in original applications for tree-tapping license.

5. The licensee confers no right to the free use of any trees.

6. Arrangements for tapping private trees must be made with the owners thereof and tree-tax at the prescribed rates paid thereon.

7. The licensee shall be responsible to Government for all payments of arduments of fine due on account of tree-tapping license granted on his application in his own name or in the name of his nominee under the conditions set forth therein and in the rules relating thereto.

8. Tolly may be imported from the British dominions adjoining Mysore, Bangalore and Pudukkottai and sold in the tolly shops in the tolly district on payment of a duty of two and a half annas per gallon.

9. Tolly shopkeepers in British dominions adjoining Mysore, Bangalore and Pudukkottai will be allowed to buy trees in those tracts on payment of tressure into British territories in the case of Mysore and Bangalore and into the State treasury in the case of Pudukkottai.

10. The addition of water to and the distillation of spirits from tolly are absolutely prohibited.

11. If, even today, even if it be the produce of marked trees on which tree-tax has been paid, shall be kept or sold in the shop, nor shall any such body be stored or allowed to be mixed with fermented body drawn from trees marked for the shop either in the shop or outside it.

12. In addition to the restrictions imposed by general conditions (10) and (14) the following restrictions will be imposed in regard of the area of shops and number of compartments and entries in the districts named.

District.	Maximum area.		Maximum number of compartments and entries.	
	Area shops.	Road shops.	Area shops.	Road shops.
Tringapalem	100	100	10	10
Chavara	100	100	10	10
Chavara	100	100	10	10
Chavara	100	100	10	10

This rule may be relaxed by special order of the Collector at any time or any area in which he may consider it necessary to relax it.

Board (Sagaya Revenue), Madras,  
10th July 1920.

D. N. NIKATHIE,  
Deputy Secretary.



SUPPLEMENT TO PART II

# THE FORT ST. GEORGE GAZETTE

No. 38.]

MAURAS, TUESDAY EVENING, JULY 22, 1920.

(Price, 2 pice)

## ABSTRACT OF SEASON REPORTS FOR THE WEEK ENDING 24th JULY 1920.

### SEASON TELEGRAM TO THE GOVERNMENT OF INDIA, REVENUE AND AGRICULTURAL DEPARTMENT, SIMLA

Week ending 24th July 1920.—Harvest very heavy. Maize, South Kanara, the Hills; heavy. Cereals, moderate. Grains, Vinayapatnam Agency; light or all districts. Sowing crops fair generally. Harvested paddy and dry crops—cottons generally fair. Storage of paddy and dry crops progressing. Condition of cattle good generally. Water and pasture insufficient in parts. Fodder available. Prices fairly steady but tending to rise. Prospects outside West Coast and Deccan fairly satisfactory. West Coast good. Deccan cattle satisfactory.

Board of Directors  
(JRS, Secy, L. R. & A. Secy.)  
Mauras, 27th July 1920.

F. NARAYANA MENON  
Secretary.

### DISTRICT REPORTS.

#### BANTAM.

Water supply sufficient except in parts. Rainfalls 45.86 feet. Sowing 15-25 feet. Weeding of groundnuts and transplantation of paddy and sugi in progress. Standing crops fair. Harvested paddy; cottons fair. Pasture sufficient; fodder available. Condition of cattle generally good, but rubber-pasture provides in one taluk. Employment available. Grain-stocks generally sufficient. Prospects generally fair but risk is seriously needed in five taluks.

#### VINAYAPATNAM.

Water supply insufficient in six taluks. Storage of paddy and sugi, and transplantation of paddy, sugi and cottons (including or excluding in parts). Standing crops fair. Harvested paddy; cottons fair. Pasture sufficient; fodder available. Condition of cattle generally good. Employment available. Grain-stocks generally sufficient. Prospects satisfactory.

#### OGGAVANI.

Water supply insufficient in five taluks and two divisions, sufficient elsewhere. Rainfalls 2.3 feet above average. Flooding; sowing seed-beds, weeding and transplantation of paddy progressing in parts. Standing crops fair. Harvested sugi; cottons fair. Pasture sufficient; fodder available except in one taluk. Condition of cattle good. Employment available. Grain-stocks generally sufficient. Prospects generally fair but dry crops suffer for want of rain in parts.

#### KISTNA.

Water supply insufficient in parts of one taluk. Rainfalls 3.5 feet above average. Flooding; weeding of cottons, sugi, paddy, millet and oilseeds and transplantation in progress. Standing crops fair but rain urgently required for crops in three taluks. Harvested sugi. Pasture becoming available; fodder available. Condition of cattle good but rubber-pasture provides in one taluk. Employment available. Grain-stocks sufficient except in two taluks. Prospects generally fair.

11-20-2

## GURUR.

Water-supply sufficient except in two taluks and parts of four others. Raising seedlings, sowing of paddy, horse, cotton, cotton, indigo and muscadin, and transplantation of paddy in progress. Standing crops fair; but little water and withering by want of rain. Harvested paddy, cotton and muscadin in parts; fodder-crops in except in one taluk. Condition of cattle generally good. Employment available except in two taluks and in parts of another. Grain-stocks generally sufficient except in one taluk. Prospects generally fair, but more largely in some taluks.

## KUNNOOL.

Water-supply sufficient except in three taluks. Karmad-Daddagah crop sowing. Paddy, indigo 250 tons sown. Muscadin average discharge 1,100 acres. Sowing proceeding in parts. Standing crops in some fair. Harvested paddy, cotton and muscadin in parts generally available. Condition of cattle generally good. Employment available. Grain-stocks generally sufficient. Prospects fair, but more largely in some taluks.

## BELLARY.

Water-supply sufficient except in four taluks and in parts of another. Ploughing, sowing of paddy and sowing in progress in parts. Standing crops fair, but only some are doing for want of rain. Harvested paddy, cotton and muscadin in parts; fodder-crops in parts. Condition of cattle generally good. Employment generally available. Grain-stocks generally sufficient except in two taluks where there is a good demand for exports from outside. Prospects favourable; sowing retarded in part and some sowing in some taluks.

## SHANTAPUR.

Water-supply insufficient under tanks and above in all parts of the taluk. Ploughing; sowing of paddy, cotton and muscadin; transplantation of sugi and cotton and sowing of sugi in progress in parts. Standing crops fair. Harvested paddy-cotton and muscadin in parts; fodder-crops in parts. Condition of cattle generally good. Employment available. Grain-stocks sufficient. Prospects fair, but more largely in some taluks.

## GUDGATAPUR.

Water-supply insufficient in parts. Ploughing; sowing of cotton, horse, muscadin and tobacco; sowing of muscadin and horse and transplantation of sugi and cotton and sowing of sugi in progress in parts. Standing crops fair. Harvested paddy-cotton and muscadin in parts; fodder-crops in parts. Condition of cattle generally good. Employment available. Grain-stocks sufficient. Prospects fair, but more largely in some taluks.

## NELLUR.

Water-supply insufficient except in two taluks. No flow over the Velur and Nallur rivers. Ploughing, sowing of sugi, cotton and muscadin proceeding in parts. Standing crops fair. Harvested paddy-cotton and muscadin in parts; fodder-crops in parts. Condition of cattle generally good, but not in some parts in some villages of one taluk. Employment available. Grain-stocks generally sufficient. Prospects fair, but more largely in some taluks.

## GUDGATAPUR.

Water-supply insufficient except in parts. Ploughing; sowing of cotton and muscadin; and transplantation of sugi and cotton and sowing of sugi in progress in parts. Standing crops good. Harvested paddy, cotton and muscadin-cotton fair. Fodder-crops in parts. Condition of cattle generally good, but not in some parts in some villages of one taluk. Employment available. Grain-stocks sufficient. Prospects good.

## MADRAS.

Employment available. Grain-stocks sufficient.

## SOUTH ARCOOT.

Water-supply insufficient except in one taluk. Ploughing, sowing of muscadin and cotton; transplantation of sugi and cotton and sowing of sugi in progress in parts. Standing crops fair. Harvested paddy, cotton and muscadin-cotton fair. Fodder-crops in parts. Condition of cattle generally good, but not in some parts in some villages of one taluk. Employment available. Grain-stocks sufficient except in one taluk and in parts of another. Prospects generally fair.

## CHITTOOR.

Water-supply insufficient except in parts. Ploughing; sowing of paddy, sugi and cotton, and transplantation of sugi and cotton and sowing of sugi in progress in parts. Standing crops generally fair. Harvested paddy, cotton and muscadin-cotton fair. Fodder-crops in parts. Condition of cattle generally good, but not in some parts in some villages of one taluk and in parts of another. Employment available. Grain-stocks sufficient. Prospects generally fair but more largely in some taluks.

## NORTH ARCOOT.

Water-supply insufficient except in parts of three taluks. Ploughing; sowing of paddy, sugi, cotton and muscadin and transplantation of sugi and cotton and sowing of sugi in progress in parts. Standing crops good. Harvested paddy, cotton and muscadin-cotton fair. Fodder-crops in parts. Condition of cattle generally good, but not in some parts in some villages of one taluk and in parts of another. Employment available. Grain-stocks sufficient. Prospects fair but more largely in some taluks.

## SALEM.

Water-supply insufficient except under Coovary sluiceway. Transplantation of paddy and sugarcane well proceeding. Conditions of standing crops under wells fair, but dry crops withering from want of rain in parts of one taluk and require sowing in the other taluks. Harvested paddy, sugarcane, ginger, cotton fair. Pasture sufficient except in parts of three taluks; fodder available. Condition of cattle generally good, but milch-stock perishes in parts of one taluk. Employment available. Grain-stocks sufficient. Prospects fair, but rice badly needed.

## OCHIRATHUR.

[Report not received.]

## TIRUCHIRAPPALLY.

Water-supply generally sufficient except in parts. Discharge over the Grand Anicut 44 feet. Ploughing, sowing of paddy, cereals and sugarcane, transplantation of sugarcane, cotton, sugarcane, raising of sugarcane and sugarcane and raising of sugarcane in progress. Standing crops fair. Harvested paddy, sugarcane, ginger and cotton; various annual crops normal. Pasture sufficient; fodder available. Condition of cattle good. Employment available. Grain-stocks sufficient. Prospects fair; rice needed.

## TANJORE.

Water-supply generally sufficient. Discharge over the crest of the Lower Anicut in the Coleroon northward and southward branches was 24 feet in each. Sowing and transplantation of paddy and sugarcane of sugarcane and sugarcane and sugarcane in parts. Standing crops fair. Harvested paddy in parts of one taluk; cotton poor. Pasture sufficient; fodder available. Condition of cattle generally good. Employment available. Grain-stocks sufficient except in one taluk. Prospects generally fair.

## MADRAS.

Water-supply insufficient except in parts of four taluks and two divisions. Discharge through Velupur main canal 185 cusecs. Ploughing, sowing of paddy, sugarcane, cotton and sugarcane and transplantation of paddy proceeding in parts. Standing crops fair. Harvested paddy, sugarcane and sugarcane—cotton fair. Pasture generally sufficient; fodder available. Condition of cattle generally good. Employment available. Grain-stocks generally sufficient. Prospects fair.

## RAJAHMUNDRY.

Water supply insufficient except in one taluk. Ploughing, planting and transplantation of sugarcane proceeding in parts. Standing crops fair to good. Harvested paddy, cotton, sugarcane, sugarcane and sugarcane—cotton fair. Pasture sufficient except in three taluks; fodder available. Condition of cattle generally good. Employment available. Grain-stocks insufficient in parts. Prospects fair.

## TIRUNEELVELI.

Water-supply sufficient except in one taluk. No flow over Srivasthavan sluiceway. Discharge through main sluiceway. Ploughing and transplantation of paddy, sugarcane and sugarcane proceeding. Standing crops good. Harvested paddy in two taluks—cotton normal. Pasture sufficient; fodder available. Condition of cattle generally good. Employment available. Grain-stocks sufficient except in two taluks. Prospects fair.

## MALABAR.

Water-supply sufficient. Transplantation of first crop paddy proceeding except in six taluks where it is almost over. Standing crops fair. Harvested rice, sugarcane, cotton; fodder available. Condition of cattle generally good except in one taluk where milch-stock perishes. Employment available. Grain-stocks sufficient. Prospects fair.

## SOUTH KANARA.

Water-supply sufficient. Ploughing, sowing and transplantation of first rice crop almost over. Standing crops good. Harvested rice—cotton fair. Pasture sufficient; fodder available. Condition of cattle generally good. Employment available. Grain-stocks sufficient. Prospects good.

## PRAVARRA.

Water-supply and pasture sufficient. Paddy growing. Condition of cattle good.

## COCHIN.

Water-supply sufficient. Standing crops fair. Pasture sufficient; fodder available. Condition of cattle good.

## THE NILGIRIS.

Water-supply sufficient. Sowing, planting, sugarcane and sugarcane transplantation proceeding. Standing crops fair. Harvested rice—cotton fair. Pasture sufficient; fodder available. Condition of cattle fair, but milch-stock perishes in one division. Employment available. Grain-stocks sufficient. Prospects good.

RAINFALL AND PRICES OF THE STAPLE FOOD-GRAINS FOR THE WEEK ENDING 30TH JULY 1955

Ports.		HARRISBURG TO NEW YORK				NEW YORK TO NEWARK (per 20 days, via Havana)										Columbus.		Haiti.	
		In this week.		Up to the end of the week prior to July 1st.		Rise.		Fall.		Decline.		Columbus.							
		No.	Average of 10 years ending 1890.	This.	Average of 10 years ending 1890.	Average for July 1st.	Last week.	This week.	Average for July 1st.	Last week.	This week.	Average for July 1st.	Last week.	This week.	Average for July 1st.				
Caribbean.	Havana	22	25	30.1	28.1	28	28	28	28	28	28	28	28	28	28	28	28	28	
	Yaguajay	11	10	24.1	23.5	23	23	23	23	23	23	23	23	23	23	23	23		
	Cardenas	11	10	24.1	23.5	23	23	23	23	23	23	23	23	23	23	23	23		
	Matanzas	11	10	24.1	23.5	23	23	23	23	23	23	23	23	23	23	23	23		
	Guantanamo	11	10	24.1	23.5	23	23	23	23	23	23	23	23	23	23	23	23		
Cuba.	Cardenas	11	10	24.1	23.5	23	23	23	23	23	23	23	23	23	23	23	23		
	Matanzas	11	10	24.1	23.5	23	23	23	23	23	23	23	23	23	23	23	23		
	Guantanamo	11	10	24.1	23.5	23	23	23	23	23	23	23	23	23	23	23	23		
	Cardenas	11	10	24.1	23.5	23	23	23	23	23	23	23	23	23	23	23	23		
	Matanzas	11	10	24.1	23.5	23	23	23	23	23	23	23	23	23	23	23	23		
Haiti.	Port-au-Prince	11	10	24.1	23.5	23	23	23	23	23	23	23	23	23	23	23	23	23	
	Cap-Haitien	11	10	24.1	23.5	23	23	23	23	23	23	23	23	23	23	23	23		
	Port-au-Prince	11	10	24.1	23.5	23	23	23	23	23	23	23	23	23	23	23	23		
	Cap-Haitien	11	10	24.1	23.5	23	23	23	23	23	23	23	23	23	23	23	23		
	Port-au-Prince	11	10	24.1	23.5	23	23	23	23	23	23	23	23	23	23	23	23		
Cuba.	Cardenas	11	10	24.1	23.5	23	23	23	23	23	23	23	23	23	23	23	23	23	
	Matanzas	11	10	24.1	23.5	23	23	23	23	23	23	23	23	23	23	23	23	23	
	Guantanamo	11	10	24.1	23.5	23	23	23	23	23	23	23	23	23	23	23	23	23	
	Cardenas	11	10	24.1	23.5	23	23	23	23	23	23	23	23	23	23	23	23	23	
	Matanzas	11	10	24.1	23.5	23	23	23	23	23	23	23	23	23	23	23	23	23	

a. An Agency.      b. See Editorial.      c. Average of the 10 years ending 1890-91.      d. Average of 10 years.      e. Revised Agency.

It was a very good experience.

By name: H. H. H. H.

<sup>a</sup> Average of the 14 years ending 1979-80.      <sup>b</sup> Average of the 10 years.

\* = 1 American dollar = 100 cents.

del. Maryland. Harvey.

MADE IN: PRINTED AND PUBLISHED BY THE SUPERINTENDENT, GOVERNMENT PRESS.



Published by Authority

Fig. 19.3

MADRAS, TUESDAY EVENING, JULY 27, 1920

(Pages 1 &amp; 2)

## Part IV.—Proceedings of the Madras Legislature.

## CONTENTS

Report of Select Committee on the Middle Eastern Situation, 1948, with Hearings, Document No. 100, as amended by the Committee	Page
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Report of Select Committee, etc., to be presented to the Council of the Governor  
of Fort St. George for the purpose of making Laws and Regulations.

Te

THE HONORABLE THE COUNCIL OF THE GOVERNOR OF  
PORT ST. GEORGE FOR MARINE  
LAWS AND REGULATIONS

We, the undersigned members of the Select Committee appointed to consider the Madras Elementary Education Bill, have the honour to submit the following report to the Council.

1. Leslie James McEwen, *My Mother's Mother: Two Decades Among the Ancestral, Additional Mother, Modern English-Speaking, and the English-Speaking* (1988).  
 2. Leslie James McEwen, *My Mother's Mother: Two Decades Among the Ancestral, Additional Mother, Modern English-Speaking, and the English-Speaking* (1988).  
 3. Leslie James McEwen, *My Mother's Mother: Two Decades Among the Ancestral, Additional Mother, Modern English-Speaking, and the English-Speaking* (1988).  
 4. Leslie James McEwen, *My Mother's Mother: Two Decades Among the Ancestral, Additional Mother, Modern English-Speaking, and the English-Speaking* (1988).  
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 9. Leslie James McEwen, *My Mother's Mother: Two Decades Among the Ancestral, Additional Mother, Modern English-Speaking, and the English-Speaking* (1988).  
 10. Leslie James McEwen, *My Mother's Mother: Two Decades Among the Ancestral, Additional Mother, Modern English-Speaking, and the English-Speaking* (1988).

2. We have considered all the clauses of the Bill together with the papers noted in the margin, being the only expressions of opinion which we have resolved in consequence of the publication of the Bill.

Clause 3, Definition.—We have amended the definition of "Elementary School" so as to make it clear that this expression may be construed as including a Primary department in a Secondary school; we are aware that the recognition of such Primary departments as Elementary schools may give rise to practical difficulties, but as at present advised we consider that such difficulties should be capable of solution by means of statutory rules prescribed under sub-clause (2) of clause 61.

We have introduced changes in the definitions of "Local authority," "Municipal Council" and "Municipality," the object of which is to make it plain that the provisions of the Bill are generally applicable to the City of Madras.



4. *Clause 5 and 6.*—We discussed at some length the comparative merits of entrusting the educational control of the district to the alternative to

- (a) a District Educational Council constituted of six, or
- (b) to the existing local authorities or statutory committees composed therefore with additions to secure representation of other interests.

In the result we decided by a majority of nine to five in favour of the former method, which is that incorporated in the original Bill. The following modifications have, however, been effected in regard to the actual constitution of the District Educational Council:—

Firstly, we have deleted the provision in sub-clause (1) of clause 5 making the District Collector ordinarily *ex-officio* president of the Council, while continuing his status as *ex-officio* member and by so addition to clause 19 empowering him to exercise the functions of president if that office becomes temporarily vacant and there is no vice-president of the Council.

Secondly, we have introduced changes in sub-clauses (4), (5) and (6) which will have the effect of giving full discretion to the District Board, local authorities and private educational bodies or associations to elect their representatives to the District Educational Council without binding them only to choose representatives from among their own members.

Thirdly, in sub-clause (4), following the precedent set in section 7 (3) of the Madras District Municipalities Act, 1925, we require the Governor in Council, when making nominations, to have regard to the representation of Muhammadans and other minorities.

Fourthly, in clause 6, we have made election the only method of appointing the vice-president.

5. *Clause 34.*—In the case of areas which do not form part of a municipality or a union objections have been taken to the restriction of special taxation for educational purposes to the form of a cess on the annual rent value of all occupied lands on the grounds that the persons affected thereby already contribute local cess and in some cases also railway cess to the income of local boards and that it is inequitable to exclude other classes than landholders from all liability to share in such special taxation. We consider that these objections carry weight and have accordingly adopted in lieu of the present sub-clause (iv) the formula of the Punjab Primary Education Act, 1919, which provides for the levy of 'a special tax payable by all or any of the persons resident or owning property within each area'.

Consequential additions to clause 34 and clause 35 (now 36) have been made enabling the Governor in Council to make rules for the assessment and realisation of this special tax, our model in this respect being section 17 of the Bengal Primary Education Act, 1919.

6. *Clause 46.*—The majority of our number were of opinion that a corollary to the introduction of compulsory measures by notification under clause 45 should be the abolition of all fees in elementary schools in any area affected by such a notification. We have embodied this conclusion in a new clause 47, to which we have attached a proviso based on clause 17 of the Central Provinces Primary Education Bill requiring that the local authority which imposes and receives the special taxes leviable under clause 34 shall pay compensation in a manner to be prescribed by rule for any loss of income which may be caused to elementary schools under private management by the compulsory remission of fees to cases of poverty, but it was recognised that a practical difficulty would arise in arranging a satisfactory agency for the decision of claims to remission on the ground of alleged poverty.

7. *Clause 48 (now 49).*—In order to meet the case of Muhammadan children whose parents have conscientious objections to their attendance at schools where no arrangements have been made for their religious instruction in the Muhammadan faith, we have added a proviso to this clause exempting guardians in such circumstances from liability to penalties for failure to cause children under their care to attend elementary schools in areas affected by a notification declaring elementary education to be compulsory.

8. *Clause 51 (now 52).*—We have intentionally modified the penalty for failure to comply with the compulsory provisions of Chapter V by reducing the

fine for a first or second conviction from ten to five rupees and the enhanced fine for a third or subsequent conviction from Rs. 100 to Rs. 50 and by deleting the provision which in the latter case adds the alternative substantive penalty of simple imprisonment for a period not exceeding two months.

8. *Clause 53 (now 53).*—We have modified this clause with special reference to the objections taken by the Minority Educational Council in the memorandum referred to us for consideration (Item 6 to paragraph 2). The change which we have introduced has the effect of making it incumbent upon the District Educational Council in the first place to give the manager of an elementary school under private management the option within a prescribed period of time of entering into an agreement for the exemption from presence during religious instruction of children whose guardians make a written request therefore. It is only if the manager fails to exercise this option that under our revised clause the District Educational Council will take the alternative step of 'arranging with the local authority for the establishment of a new elementary school.'

10. *Clause 55 (now 55).*—We are of opinion that the statutory rules made under this Bill are of sufficient importance to require 'previous publication' and have incorporated a provision to that effect in this clause, besides adding to the category of rule-making powers certain items consequential on changes which we have introduced in the earlier clauses of the Bill.

11. The other changes which we have made are either verbal or intrinsically unimportant and it is necessary to refer specifically to only one matter, namely that dealt with in the Explanation in clause 48, where it is laid down that the number of elementary school places shall not be considered sufficient for the purposes of the introduction of compulsion, unless provision has already been made, or will within a reasonable period be made for the education of every child not exempt under clause 49 (now 50) in an elementary school 'situated within two miles from the residence of each child.' This explanation is followed by a proviso empowering the Governor in Council to vary the specified distance of two miles, in any local area and for any period of time. Some of our members were of opinion that the general limit of two miles should be reduced to one mile in view of the possible hardship involved by compelling young children in certain cases to walk a distance of at least four miles in order to get to and from school. It was suggested, therefore, that on this ground the general limit should be reduced from two miles to one mile. The majority of our members apprehended that this change might operate so as undesirably to postpone the introduction of any measure of compulsion and the clause, therefore, remains unaltered.

12. In view of the changes in substance which we have effected we consider that the Bill as amended should be published in English and the principal vernacular languages of the province including Oriya before it is taken into consideration by the Council.

LIONEL DAVIDSON.

T. DESIKACHARI.

(Subject to a minute of dissent.)

N. SUBBA RAO.

(Subject to a minute of dissent.)

A. T. MARAKKAYAR.

R. LITTLEHAILLES.

M. D. DEVADOSS.

B. V. K. M. SURYA RAO.

T. AREMAINATHAN.

K. SRINIVASA AYYANGAR.

K. MONTRITH MACPHER.

P. SIVA RAO.

(Subject to a minute of dissent.)

B. V. NAKSINMHA AYYAR.

(Subject to a minute of dissent.)

B. VENKATAPATI RAJU.

(Subject to a minute of dissent.)

V. MADHAVA RAJA.

(Subject to a minute of dissent.)

Madras, 21st July 1929

## MINUTES OF DEBATE.

1. The formation of separate educational councils in districts is in my opinion a move in the wrong direction.

2. It is no doubt true that the elementary schools under public management form but a minority, but they form a large minority. Till now local authorities had not a free hand in the management of these institutions. The Director of Public Instruction has been exercising a large measure of control over them. If his powers have to be devolved on any body, it must be on thoroughly representative bodies in each district.

3. There is a large number of institutions managed by municipalities, private agencies and missionary bodies, and it is not proper that the control over them must be exercised by a committee on which are present also their representatives. Adequate representation of their interests may well be secured by forming a standing committee of the district board to which by statutory authority members may be co-opted representing all the municipal, missionary and private schools.

4. District boards have on their rolls a majority of members elected by taluk boards. Taluk boards have on their rolls a majority of members returned by direct election. The local boards and municipalities in each district have to determine the area in which an educational case has to be looked. The development of self-governing institutions with a view to the progressive realization of responsibility must be achieved wherever possible, by a devolution of powers to agencies already existing like the district board manned by representatives of the general electorate. The Local Boards Act is shortly to be revised. The District Municipalities Act has been already revised. In rural and urban areas there will be boards and councils constituted on a purely democratic basis. One of their obligatory duties will be the dissemination of elementary education. If the apprehension be entertained that schools not under the management of taluk boards might suffer by want of representation, by all means provide for their safety and welfare by a statutory provision that their representatives must serve on the educational committee of the district board and legislate accordingly.

5. It must be borne in mind that district boards do not manage any elementary schools. There could be no antagonism between them and the agencies managing elementary schools. The adjustment between competing agencies may be well left to the existing district boards acting through their standing education committees. I fail to see the necessity or propriety of creating a fresh correlating district authority.

6. If we are going to have a district educational council manned by representatives returned by direct election and free local authorities altogether of their existing duties so far as education is concerned, that will raise altogether a different issue. But we could never think of doing this. The argument that the local authorities have numerous duties other than those connected with elementary education is in the circumstances of no force.

7. In my view a district council for education must be a standing education committee of the district board co-opting as members to that committee by statutory authority the representatives of all interests in each district. The Collector of the district and the presidents of taluk boards will be ex-officio members of the district board. The principal educational officer is often a nominated member of the Board. Missionary bodies could be adequately represented on the board. It is easy then to form a standing educational committee of the district board composed of the principal members of the proposed district educational council with the power of co-opting members to represent interests not represented as above.

8. There is one other provision in the Bill which is capable of improvement. A new clause has been introduced in Chapter IV the effect of which is the abolition of fees in which education becomes compulsory. The local authority which imposes and receives the *cess* has, by a provision in this clause, cast on it the duty of paying compensation as prescribed by rules for any loss of income sustained by elementary schools by the compulsory cessation of fees. Now Chapter III relates to "Education Funds: their constitution and control. All expenses incurred on elementary education by the local authority concerned shall be paid out of the fund."

Local authorities will have to remit all fees as soon as education is made compulsory in the areas, notified under clause 45. How are they to meet both the loss sustained by them in connexion with the schools under their management and those sustained by institutions under private management? The funds of the Council constituted under Chapter II are separate from those constituted under Chapter III; whereas the former are at the disposal of the correlating authority the latter have to be used for expenses incurred on elementary education by each local authority. In my view if local authorities have to introduce compulsory education and make it free the cost levied by them should be at their disposal and not be distributed in the manner suggested by the new clause. The loss sustained by institutions under private management must be made good by the District Educational Council.

T. DESIKACHARI.

**District Educational Councils.**—These Councils are unnecessary. They do not exist in the other provinces of India that have passed Education Acts. They were rejected in England twenty years ago. The introduction of these Councils is based on a distrust and condemnation of the educational work of local bodies in that Presidency which they have done nothing to deserve. In the other provinces the Educational Acts have enabled local bodies to undertake the new work and any devolution of power is for their benefit. Here the supposed transfer of power in the manner of recognition and grant-in-aid has evidently frightened missionary educational agencies and their voice being supreme in the Councils of Government, we have here *ad hoc* bodies created to wield the power which elsewhere would devolve on local bodies. The transfer is somewhat illusory, as in the above two matters the educational departments will still continue to have the determining voice under the Bill, both in the District Councils and in the appellate forum. Incidentally it may be better to point out the evils of the statutory provision that the Director of Public Instruction is the final authority in the above matters as that may be construed to be a statutory exemption of the Minister from responsibility for the Director's acts. In my opinion it is by far better to null the provisions about the District Councils, and the devolution of power therein, and to follow the lines adopted in the other provinces. The reasons given for a new departure here are unconvincing.

**Composition of such Councils.**—The provision that the Collector should be an *ex-officio* member and that Government should have power to nominate the President of the Council is certain to result in the Collector being nominated President, for a long series of years. The overworked Revenue Collector would generally evince little interest in the details of elementary education, with which he has had nothing to do till now. His presence will no doubt as a rule encourage and strengthen missionary agencies in their claims to grant-in-aid and recognition and that perhaps is the chief reason for his presence on the Council and for the provision about nomination. I think these provisions will render these Councils stiff formal bodies and will minimise the chances of securing enthusiastic advances in elementary education. An elected non-official president, preferably one serving on the local bodies, will be the fittest man to ensure the rapid spread of education suitable to the needs of the local areas.

The change in sub-clauses 4, 5, and 6 of clause 5 authorising the selection of outsiders to represent local bodies on the District Council and its committees goes quite against the principle of representation and principles adopted in all recent legislation on local self-government in this Presidency.

**Taxation.**—The provisions for taxation in the original Bill were all undesirable because they tended to lay further burdens on the poorer petitioners. The only equitable provision will be to examine the burdens of taxation for education. It is the State's duty to educate and train its infant citizens. The easiest and best way of equipping the burden of this taxation on all is to get the required funds from general revenues. The change introduced by the Select Committee in clause 34 (iv) to "secure equalisation of burdens by requiring Government to frame rules for the levy of a special tax in rural areas outside unions" payable by all or any of the persons resident or owning properties within such areas" is undesirable. It is too vague. It leaves Government to decide matters of great importance which the statute should determine. It is too wide. It may authorise a poll tax or a tax of personal or class

exceptions. What species of property—movable or immovable—are to be taxed is left to the Executive to determine so far as these areas are concerned while the statute prescribes which properties are to be taxed by local bodies in other areas.

Clause 53.—I am in favour of the insertion of a sentence clause similar to those found in the English Acts. I do not think that the high-caste minorities who are now trying to educate Young India presumably to render it fitter for receiving Christian truths will be more seriously hampered by such a clause than by the present clause 53.

B. V. NARASIMHA AYYAR.

The Bill has been introduced in the Select Committee to some extent but some objectionable features are not yet removed. My view has always been that the whole educational system, primary, secondary and collegiate, should be thoroughly sifted and devised and planned in a comprehensive manner so that the whole educational superstructure should be based on the foundations of elementary education. Piecemeal legislation will not be satisfactory.

2. The Government recognized since 1864 that simplification and larger introduction of practical subjects is imperative regarding primary education. The Education Act, 1918 (8 and 9, Geo. V., Chapter 28), provides for the inclusion in the curriculum of public elementary schools at appropriate stages, practical instruction suitable to the ages, abilities and requirements of the children and for organizing in public elementary schools courses of advanced instruction for the older and more intelligent children in attendance at such schools and for attending to the health and physical condition of children educated therein. The definition of elementary education and elementary school should have been widened on the above lines instead of leaving it to the Governor in Council to frame rules hereafter. Clause 4 of section 41 suggests the stereotyping of the old unsatisfactory system of separating primary education.

3. The constitution of District Educational Council is an unsatisfactory feature. No other province adopted this unusual course. English Elementary Education Act, 1870, established School Boards elected by popular vote in districts where voluntary effort was inadequate to provide the necessary school accommodation with the sole aim of supplementing voluntary effort by collective action. This was abolished by the Education Act of 1918 in England by entrusting the duty to the local bodies. If it be urged that in India sister provinces entrusted the duties to the municipalities in the first instance, the municipal area even should have been removed from the control of the District Council. I held that all the local bodies can well attend to these duties by the help of Statutory Committees.

4. If the District Councils cannot be avoided they should be wholly elected giving scope for all interests to be represented. The President also should be elected.

5. In clause 34 'a special tax payable by all or any of the persons resident or owning property within such area' should have been made applicable to the municipal area also and it would have been better if the tax is limited to one per cent annually on the income of every person from whatever source it is realized.

6. In clause 52 (now 54) eligibility for grant-in-aid of recognized schools imparting religious instruction should be differentiated when fresh public elementary schools have to be opened under clause 52 (now 53). Twenty-five per cent. of the usual grant-in-aid should be deducted.

7. In clause 55 (now 56) the rules framed by the Governor in Council should be approved by the Legislative Council without being satisfied with 'previous publication' as provided in the Select Committee.

8. I have limited my note to the important provisions only.

B. VENKATAPATI RAJU.

(Note.—1. The alterations made by the Select Committee are printed in italics.  
2. The figures in square brackets on the margin denote the clauses of the Bill as introduced.)

## Madras Elementary Education Bill.

(As amended by the Select Committee.)

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# Madras Elementary Education Bill.

No. 4 of 1920.

(As amended by the Select Committee.)

WHEREAS it is expedient to make better provision for elementary education in the Presidency of Port St. George; It is hereby enacted as follows:—

## CHAPTER I.

### PRELIMINARY.

[1]

1. This Act may be called the Madras Elementary Education Act, 1920.

[2]

2. It shall come into force in such areas and on such dates as the Governor in Council may by notification direct.

[3]

3. In this Act, unless there is something repugnant in the subject or context—

(i) 'Attendance' at a school means presence for instruction at an elementary school for so many and on such days in the year and at such times or times on each day of attendance as may be prescribed;

(ii) 'Director of Public Instruction', 'Inspector of Schools' and 'Assistant Inspector of Schools' mean such officer or officers as the Governor in Council may appoint to perform the duties of Director of Public Instruction, Inspector of Schools and Assistant Inspector of Schools respectively;

(iii) 'district' means any local area which for the purposes of the revenue administration shall be under the charge of a District Collector or which for the purposes of this Act the Governor in Council may by notification declare to be a district;

(iv) 'district board' means a district board constituted under the Madras Local Boards Act, 1884;

(v) 'elementary education' means education in such subjects and up to such standard as may be prescribed;

(vi) 'elementary school' means a school, or a department of a school, recognised as an elementary school under section 41;

(vii) 'elementary school place' means such accommodation and equipment as may be prescribed as necessary for a child of school-age;

(viii) 'guardian' means any person to whom the care, nurture or custody of

any child falls by law, or by natural right or recognised usage, or who has accepted or assumed the care, nurture or custody of any child, or to whom the care or custody of any child has been entrusted by any lawful authority;

'Local authority.'

(ix) 'local authority' means a municipal council, or a taluk board;

'Municipal Council.'

(x) 'municipal council' and 'municipality' mean respectively a municipal council, and a municipality governed by the Madras District Municipalities Act, 1920, or the Madras City Municipal Act, 1919;

'Prescribed.'

(xi) 'prescribed' means prescribed by rules made by the Governor in Council under this Act;

'Public school management.'

(xii) 'public management' in relation to an elementary school means management by the Government or by a local authority; all other management shall be deemed to be 'private management';

'School-ages.'

(xiii) 'school-ages' means such age as the Governor in Council may prescribe in respect of any local area or of any particular community;

'Taluk board.'

(xiv) 'taluk board' means a taluk board constituted under the Madras Local Boards Act, 1884.

## CHAPTER II.

### DISTRICT EDUCATIONAL COUNCILS.

#### (1) Title 'Constitution.'

District Educational Council.

4. For every district in which this Act is brought into force there shall be constituted a District Educational Council consisting of a president and such number of members as the Governor in Council may prescribe.

(4)

Composition of Council.

5. (1) The Governor in Council may appoint one of the members of the District Educational Council to be the president of the Council or may, by notification, authorise the Council to elect its president from among its own number, in such manner as may be prescribed, and subject to the approval of the Governor in Council.

(5)

Provided also that the Governor in Council may, by notification, revoke such authority after previous intimation to the District Educational Council of the grounds upon which such revocation is proposed and after considering the explanation and objections, if any, of the Council.

(2) The District Collector shall ex officio be a member of the District Educational Council.

If a district constituted under this Act comprises only part of a revenue district



or comprises the whole or parts of two or more revenue districts, the Governor in Council may declare what office shall be considered to be the District Collector for the purposes of this section.

(3) The Inspector and Assistant Inspector of Schools in whose jurisdiction the district is situated shall ex officio be members of the District Educational Council.

(4) If the District Collector is president of the District Board, the District Board shall be entitled to elect two persons to represent it on the District Educational Council.

If the District Collector is not the president, the president shall ex officio be a member of the District Educational Council, and the District Board shall be entitled to elect one additional representative on the Council.

(5) Every local authority within the district shall be entitled to elect such number of persons as may be prescribed to represent it on the District Educational Council.

(6) The other members of the District Educational Council shall be nominated by the Governor in Council who in making such nominations shall have regard to the representation of Muhammadans and other minorities;

Provided that it shall be competent for the Governor in Council by notification to authorize any private educational body maintaining elementary schools or any association of managers of elementary schools to elect one or more persons to represent it on the Council.

(7) The number of members nominated by the Governor in Council shall not exceed one-fourth of the total number of members excluding ex officio members.

6. The District Educational Council may elect one of its members to be the vice-president of the Council.

7. The election and appointment of every president, vice-president and member of a District Educational Council shall be notified in the "Port St. George Gazette".

8. (1) Subject to the provisions of section 10 every person nominated or elected to be a member of a District Educational Council shall continue in office for three years from the date of the Port St. George Gazette wherein his appointment is notified.

(2) The president or vice-president of a District Educational Council shall be

[Madras District Municipalities Act, 1920, section 7 (3).]

[6]

[New.]

[7]

Constitution of Council.

Appointments to be notified in the Gazette.

Term of office of members of Council.

deemed to have vacated his office on the expiry of the term of his membership.

Power of  
president,  
vice-president  
or member of  
Council to  
resign.

9. (1) Any person appointed or elected member or vice-president of a District Educational Council may resign his office by giving notice in writing to the president; the president may resign his office by giving notice in writing to the Council.

[8]

(2) Any person holding a salaried office under Government who is a member of a District Educational Council shall, on leaving the local area over which such Council has jurisdiction with the intention of removing himself therefrom for more than three months or, on his resignation, suspension, removal, or retirement from his office under Government, be deemed to have vacated his office of member of such Council.

[Cf. Madras District Municipalities Act, 1920 section 21.]

Power of  
Local Government  
to remove president,  
vice-president or  
member of  
Council.

10. (1) The Governor in Council may by notification remove any president, vice-president or member of a District Educational Council—

[9]

(a) if he is absent for more than three months from the jurisdiction of the Council or refuses to act or becomes incapable of acting or is declared insolvent or is convicted of any such offence or subjected by a criminal court to any such order as implies in the opinion of the Governor in Council a defect of character which casts him to be president, vice-president or member of a District Educational Council,

(b) if he, without excuse sufficient in the opinion of the Governor in Council, is absent from more than two consecutive meetings of the Council.

(3) The Governor in Council may fix a period during which any person so removed shall not be eligible for re-appointment or re-election.

Member not  
to receive any  
remuneration  
from the  
treasury of the  
Council.  
Deduction from  
Council.

11. No member of a District Educational Council shall receive any salary or other remuneration from the funds at the disposal of the Council.

[10]

12. Every District Educational Council shall be a body corporate by the name of the District Educational Council of the local area for which it shall have been established, shall have perpetual succession and a common seal, with power to acquire and hold property, both movable and immovable, and subject to such rules as may be prescribed, to transfer any property held by it and to contract and to do all other things necessary for the purpose of

[11]

its constitution, and may sue and be sued in its corporate name.

(2) *Modes of Transacting Business.*

[18]

13. Every District Educational Council shall provide an office and shall meet for the transaction of business upon such days and at such times as it may arrange and also at other times as often as a meeting shall be called by the president or in his absence by the vice-president:

Council to keep its office.

Provided that every Council shall meet at least once in every two months.

[19]

14. The president or in his absence the vice-president shall at any time on the requisition in writing of not less than one-third of the members of the Council call a meeting of such a Council:

President or vice-president to call a meeting on requisition.

Provided that no such meeting shall be held unless a notice of the meeting specifying the time and place at which and the purposes for which it is to be held has at least six days previous to the day of such meeting been addressed and sent by the president or vice-president to each of the members.

[19]

15. (1) At every meeting of a District Educational Council the president or in his absence the vice-president shall preside.

Who is to preside at meeting.

(2) In the absence from any meeting of the president and the vice-president, the members of the District Educational Council present at the meeting shall choose some one of their number to preside thereat.

[19]

(19) *Metropolitan Municipalities Act, 1900, Schedule III, Rule 4.*

16. All meetings of a District Educational Council shall be open to the public:

Meetings of Council to be public.

Provided that the presiding member may in any particular case for reasons to be recorded in writing direct that the public generally or any particular person shall withdraw.

[19]

17. (1) No business shall be transacted at a meeting unless at least one-third of the whole number of members then on the Council be present.

Quorum.

(2) If within half an hour after the time appointed for a meeting a quorum is not present, the president, vice-president or presiding member may adjourn the meeting to some future date.

(3) All questions which may come before a District Educational Council at any meeting shall be decided by a majority of the votes; and in case of an equality of votes the president or other presiding member shall have a second or casting vote.

Decided by majority.

Casting vote.

Interested  
members not  
to vote.

(4) No member of a District Educational Council shall vote on any question coming before the Council for consideration in which (otherwise than in its general application to all persons and properties within the local area) he has any pecuniary interest.

Resolutions  
to be passed  
by majority.

(5) No resolution of a District Educational Council shall be modified or annulled within three months by such Council, except at a meeting specially convened in that behalf and by a resolution of the Council supported by not less than one-half of the whole number of members then on such Council.

Minutes of  
meetings.

18. (1) Minutes of the proceedings at each meeting of the District Educational Council shall be drawn up and entered in a book to be kept for that purpose, and shall be signed by the president or the member who presided at such meeting, and shall, at all reasonable times and without charge, be open at the office of the Council to the inspection of any person residing within the jurisdiction of such Council.

[16]

Copies of  
minutes to be  
sent to  
District  
Collector for  
publication.

(2) A copy of the minutes of the proceedings at each meeting shall, within three days from the date thereof, be transmitted to the District Collector for publication in the district gazette in English and in the vernacular language of the district.

Copies of  
minutes to be  
sent to the  
chief executive  
officer of  
such local  
authority.

(3) A copy of the minutes of the proceedings at each meeting shall, within a week from the date thereof, be transmitted to the chief executive officer of such local authority represented on the District Educational Council, and also to each member of the Council.

Certified  
copies of pro-  
ceedings and  
minutes.

(4) The president and in his absence the vice-president shall have the custody of the records of the District Educational Council and may grant copies of any such records either free or on payment of such fees as the Council may determine to such officers or persons as the Council may by general or special order direct.

Executive  
power vested  
in the presi-  
dent.

19. (1) (a) The resolutions of a District Educational Council shall be carried into effect by the president, in whom the entire executive power of the Council shall be vested and who shall be directly responsible for the due fulfilment of the purposes of this Act.

[19]

Enquiries.

(b) It shall not be lawful for the president to exercise any power which by this Act it is expressly declared shall be exercised by the Council.

Inspection of  
records by  
president or  
vice-president.

(c) The president may authorize the vice-president by an order in writing to

exercise any of the powers conferred or to perform any of the duties imposed on the president by this Act and may in like manner modify or cancel such order.

Provided that the delegation of powers or duties under this clause shall not relieve the president of any responsibility imposed upon him by this Act.

(2) When the office of president is vacant the vice-president shall exercise the functions of the president until a new president is duly appointed.

If there is no vice-president, the District Collector shall exercise the functions of the president until a new president or a vice-president is duly appointed.

Discharge of public duties during absence of president and vice-president.

[20]

20. Every District Educational Council may make standing orders consistent with this Act, and with any rules framed thereunder by the Governor in Council, in regard to the following matters:—

Standing orders in regard to business.

(i) the time and place of its meetings;

(ii) the manner in which notice thereof shall be given;

(iii) the conduct of proceedings at meetings;

(iv) the division of duties among the members of the Council;

(v) the appointment, duties and procedure of special committees consisting wholly of a certain number of members of the Council or partly of such members and partly of residents within the local jurisdiction of the Council;

(vi) the persons by whom receipts may be granted for money paid to the Council;

(vii) the inspection by members of the Council of elementary schools situated within the jurisdiction of such Council and the inspection of accounts, books, registers, and returns, reports, and other documents appertaining thereto; and

(viii) all other similar matters.

[21]

21. The Governor in Council may, by order in writing, suspend the execution of any resolution of any District Educational Council or of any order issued by any District Educational Council or president or cancel such resolution or order and may prohibit the doing of any act which is about to be done or is being done in pursuance of or under colour of this Act, if in his opinion such resolution has not been legally carried or such resolution, order or act is in excess of the powers conferred by law.

Power of Govt. to suspend or cancel resolution or order.

[22]

22. (1) If at any time it appears to the Governor in Council that a District Educational Council or its president has made

Power of Govt. to suspend or cancel resolution or order.

default in performing any duty imposed by or under this Act, the Governor in Council may by order in writing fix a period for the performance of such duty.

Appointment  
of person to  
perform duty  
in case of  
default.

(X) If the duty is not performed within the period so fixed, the Governor in Council may appoint some person to perform it, and may direct that the expenses of performing it shall be paid, within such time as he may fix, to such person by the District Educational Council.

Recovery of  
expenses.

(1) If the expense is not so paid, the Governor in Council may make an order directing the person having the custody of the fund constituted under section 28 to pay such expenses in priority to any other charges against such fund except charges for the service of authorized loans. Such person shall, so far as the funds to the credit of the District Educational Council admit, comply with such order.

Power of  
Local Govern-  
ment to re-  
voke if Coun-  
cil is not pro-  
perly perform-  
ing its duties  
under this Act.

23. If at any time it appears to the Governor in Council that a District Educational Council is not properly performing its duties under this Act, he may direct that all elected and nominated members of such District Educational Council shall vacate their seats and that the vacancies shall be filled by election in respect of elected members, and by nomination in respect of nominated members, or that all the vacancies shall be filled by nomination.

[24]

### (3) *Duties of District Educational Councils.*

Duties of  
Council.

24. (1) It shall be the duty of every District Educational Council—

[24]

(a) to prepare and maintain a register showing all elementary schools and all primary departments attached to secondary schools, and the number of elementary school-places thus provided;

(b) to obtain such further information and to prepare such plans or maps as may be necessary to enable the Council to frame an estimate of the existing provision for elementary education and of the further provision necessary to place elementary education within the reach of all children of school age;

(c) to prepare in consultation with the authorities concerned schemes for the extension of elementary education in each taluk board and municipal area;

(d) to arrange in consultation with the authorities concerned and with other educational agencies for the opening of additional schools and the expansion of existing schools with a view to giving effect as funds permit to such schemes;

(e) to grant recognition to elementary schools under the provisions of section 41;

(f) to consider and pass orders on all applications under section 42 for grants-in-aid on behalf of elementary schools under private management;

(g) to disburse all sanctioned grants-in-aid to elementary schools under private management from funds placed at the disposal of the Council in the behalf by the Governor in Council;

(h) to maintain a register of all recognized institutions in the district which provide for the training of elementary school teachers;

(i) to prepare and maintain a register of all trained and certificated teachers employed in elementary schools in the district;

(j) to prepare and transmit to the Director of Public Instruction proposals for increasing the supply of trained and certificated teachers;

(k) to advise upon all matters relating to elementary education referred to the Council by the Director of Public Instruction.

(2) The register referred to in clause (a) of sub-section (1) shall be maintained and the information referred to in clause (b) of sub-section (1) shall be tabulated separately for each union board and municipal area within the jurisdiction of the District Educational Council.

[38]

25. Every District Educational Council shall, in each official year—

(1) frame and transmit to the Director of Public Instruction, by such date and in such form as he may direct, a statement showing for its district (a) the names of elementary schools under private management for which grants-in-aid have been sanctioned for that year and (b) the amount of the grant which has been sanctioned for each such school, and

(2) furnish a report to the Director of Public Instruction, by such date and in such form as he may direct, exhibiting the grants-in-aid which it has distributed to schools within its district.

[39]

26. Every District Educational Council shall transmit to the Director of Public Instruction such further reports and statements as may be prescribed.

[40]

27. For the proper discharge of the duties imposed by this Act every District Educational Council shall employ such establishment as may be sanctioned by the Governor in Council.

Grant in  
aid, state-  
ment of  
private ele-  
mentary  
schools  
receiving  
grants-in-aid.

And such  
other reports  
as may be  
prescribed.

Employment  
of establish-  
ment.

(4) *Funds, Budget and Audit.*

What shall  
constitute  
the fund of  
the Council.

28. Every District Educational Council shall maintain a fund to which shall be credited—

[28]

(i) all sums granted by the Governor in Council for the payment of grants-in-aid of elementary education;

(ii) all sums granted by the Governor in Council for the payment of office and establishment expenses;

(iii) all income derived from any endowments or other property owned or managed by the Council;

(iv) all other sums of money which may be received by the Council for the purposes of this Act.

Fund where  
to be lodged  
and how it  
to be drawn  
upon.

29. (1) The fund of each District Educational Council shall be lodged in such bank or Government treasury as the Governor in Council may direct.

[29]

(2) All expenses incurred by the District Educational Council shall be paid out of such fund.

(3) All orders or cheques upon the fund shall be signed by the president or by such person as he may authorize in writing to sign on his behalf.

Council to  
submit to  
local Government  
annual budget  
of income and  
expenditure.

30. (1) On or before the 30th November in each year every District Educational Council shall submit to the Governor in Council through the Director of Public Instruction, in such form as may be prescribed, a budget of income and expenditure for the ensuing financial year.

[30]

(2) The Governor in Council may pass such orders as he thinks fit in respect of the budget and the District Educational Council shall be bound to carry out all such orders.

Audit of  
accounts of  
Council.

31. The accounts of every District Educational Council shall be examined and audited by an officer appointed by the Governor in Council in this behalf and the District Educational Council shall carry out any instructions which the Governor in Council may issue on the basis of the audit report.

[31]

## CHAPTER III.

## EDUCATION FUNDS.

(1) *Their constitution and control.*

What shall  
constitute  
the education  
fund.

32. There shall be constituted for each local authority in every district in which this Act is brought into force an elementary education fund to which shall be credited—

[32]

(i) the proceeds of any tax levied within the jurisdiction of such authority under the provisions of this Act;



(ii) all sums granted to such authority by the Governor in Council for the benefit of elementary education;

(iii) all fines and penalties levied within the jurisdiction of such authority under the provision of this Act;

(iv) all income derived from any endowments or other property owned or managed by such authority for the benefit of elementary education;

(v) all school fees, if any, collected in elementary schools managed by such authority; and

(vi) all other sums of money which may be contributed or received by such authority for the purposes of this Act.

[38]

33. (1) The education fund constituted under section 32 shall be lodged in such bank or Government treasury as the Governor in Council may direct.

Education fund where no bank is designated shall be kept in Government treasury.

(2) All expenses incurred on elementary education by the local authority concerned shall be paid out of the fund.

(3) All orders or cheques upon the fund shall be signed by the chief executive officer of the local authority or by such person as he may authorize in writing to sign on his behalf.

(4) So far as the funds to credit permit, the treasury or bank shall pay—  
(a) all orders or cheques signed in accordance with sub-section (3);

(b) all expenses incurred by the Governor in Council on behalf of the local authority, provided that the local authority has given previous authority in writing to the bank or treasury to debit such expenses to the fund without the issue of any order or cheque.

(2) *The Education tax and Government contribution.*

[39]

34. With the previous sanction of the Governor in Council any local authority for which an elementary education fund has been constituted under section 32 may levy within its area the following taxes, namely:—

provision tax.

(i) If the area is within the City of Madras, as defined in section 3 (3) of the Madras City Municipal Act, 1919—a tax not exceeding twenty-five per centum of all or any of the following: viz., the property tax, the tax on companies and the profession tax,

in the City of Madras.

(ii) If the area is within any other municipality—a tax not exceeding twenty-five per centum of all or any of the following: viz., the property tax, the tax on companies and the profession tax,

in other municipalities.

In manner

(iii) if the area is within a union as defined in section 3 (xxviii) of the Madras Local Boards Act, 1894—a tax not exceeding twenty-five per centum of the house-tax levied under section 57 (iii) of that Act,

In areas not included in a municipality or union.

(iv) if the area is not within a [Ct Panjab Primary Education Act, 1919—section 4 (3)] municipality or union—a special tax payable by all or any of the persons resident or owning property within such area.

Rate at which the tax shall be levied.

35. The local authority shall decide at what rates, subject to the maxima prescribed in section 34, the taxes shall be levied and may from time to time alter such rates.

[35]

Taxes here levied.

36. (1) The taxes leviable under clauses (i) and (2) of section 34 shall be levied along with the corresponding municipal taxes and shall in respect of the procedure of assessment and realization be deemed to be part of such taxes and shall be governed by the relevant provisions of the Madras City Municipal Act, 1913, and the Madras District Municipalities Act, 1920.

[36]

(2) The assessment and realization of the tax leviable under clause (iii) of section 34 shall be governed by sections 77 to 86 inclusive of the Madras Local Boards Act, 1894.

(3) The assessment and realization of the tax leviable under clause (iv) of section 34 shall be in accordance with the procedure prescribed.

[Ct Bengal Primary Education Act, 1919—section 17 (3).]

(4) The authority collecting such taxes shall pay the proceeds thereof to the credit of the elementary education fund.

Contribution by the Local Government to the education fund.

37. When an elementary education fund is constituted under section 32, the Governor in Council shall contribute thereto a sum not less than the proceeds of the taxation levied under section 34 on behalf of the fund:

[37]

Provided that such contribution shall be in addition to, and not in lieu of, the amount of expenditure incurred from Provincial funds during the financial year before the coming into force of this Act on education in public elementary schools situated within the area for which such elementary education fund has been constituted.

### (3) Budget and Audit.

Budgets of income and expenditure relating to education fund.

38. (1) On or before the 30th November in each year every local authority for which an elementary education fund has been constituted under section 32 shall submit to the Governor in Council through the District Educational Council and the Director of Public Instruction, in such form as may be prescribed, a budget for

[38]

the ensuing financial year showing the income and expenditure relating to such fund.

(3) The Governor in Council may pass such orders as he thinks fit in respect of the budget and the local authority concerned shall be bound to carry out all such orders.

[36]

39. The accounts of each education fund shall be examined and audited by an officer appointed by the Governor in Council in this behalf and the local authority concerned shall carry out any instructions which the Governor in Council may issue on the audit report.

Audit of accounts of education fund.

#### *Saving clause.*

[40]

40. Save as otherwise expressly provided by this Act, nothing in the Madras District Municipalities Act, 1920, or in the Madras Local Boards Act, 1884, or in the Madras City Municipal Act, 1919, shall affect any of the provisions of this chapter.

Saving clause.

### CHAPTER IV.

#### ELEMENTARY SCHOOLS.

##### (1) *Recognition.*

[41]

41. (1) The manager of any school under private or public management desiring that such school shall be recognised as an elementary school shall submit an application in the prescribed form through the Inspector of Schools to the District Educational Council.

Recognition of elementary schools.

(2) Subject to such rules as may be prescribed the District Educational Council may, by an order in writing, grant such application, either with or without conditions, or refuse or defer the grant of recognition, and may in like manner cancel or suspend any order granting recognition.

(3) An appeal shall lie to the Director of Public Instruction in respect of any order passed under sub-section (2).

(4) All orders of recognition in respect of elementary schools made by the Director of Public Instruction or by an Inspector of Schools before this Act came into force shall be held to have been made under this section.

##### (2) *Grant-in-aid.*

[42]

42. (1) The manager of any elementary school under private management desiring that such school shall be admitted to and shall submit an application in the prescribed form through the Inspector of Schools or other officer appointed

Grant-in-aid of private elementary schools.

in this behalf to the District Educational Council:

Provided that nothing contained in this section shall render it incumbent on the manager of any elementary school under private management which has already been admitted to aid to submit any such application.

(2) Subject to such rules as may be prescribed the District Educational Council shall pass orders on any application and may subsequently modify or cancel such orders.

(3) An appeal shall lie to the Director of Public Instruction in respect of any order passed under sub-section (2).

43. The manager of any school admitted to aid under section 42 shall furnish the District Educational Council with returns and other information as may be prescribed and shall afford the Council reasonable facilities for verifying such returns and information.

Manager of school admitted to aid to furnish returns and information.

[43]

# CHAPTER V.

## COMPULSORY ELEMENTARY EDUCATION.

### (1) *Introduction of compulsion.*

44. Subject to the conditions laid down in this chapter any local authority may, by a resolution passed at a meeting specially convened for the purpose and supported by the votes of not less than two-thirds of the members present, resolve that elementary education shall be compulsory within the whole or a specified part of the local area under its jurisdiction—

Local authority may resolve that elementary education shall be made compulsory within its area.

[44]

- (a) for all children of school age, or
- (b) for boys of school age, or
- (c) for girls of school age.

45. (1) Every resolution passed under section 44 shall be submitted through the District Educational Council to the Governor in Council.

Local authority to submit the resolution to Local Government.

[45]

(2) The Governor in Council may accept or reject any such resolution:

Local Government may accept or reject the resolution.

Provided that the Governor in Council shall reject the resolution unless—

(a) the local authority concerned shall have declared by resolution its readiness to levy the tax or taxes leviable under section 34 throughout the area specified in such rules as may be necessary to meet the expenditure involved; and

(b) the Governor in Council is satisfied that adequate arrangements have been made for the provision of trained teachers and that the number of

elementary school-places in the area be sufficient or will, within a reasonable period, be made sufficient for all children of school age residing therein in respect of whom it has been resolved that elementary education shall be compulsory subject always to the exceptions permitted by the provisions of section 50;

Provided further that if the resolution extends only to the children of one sex, the Governor in Council may reject it unless satisfied that sufficient accommodation is or will be provided as required by sub-clause (b) of the foregoing proviso for all the children of school age of the other sex resident in the area or for such proportion of them as the Governor in Council may in each case direct.

*Explanation.*—The number of elementary school-places shall not be considered to be sufficient unless provision has already been made or will, within a reasonable period, be made for the education of every child not exempted under section 50 in an elementary school situated within two miles from the residence of such child:

Provided that in the case of any specified localities the Governor in Council may, by notification, vary the distances herein laid down for such period of time as he may think fit.

[46]

46. On the acceptance of a resolution by the Governor in Council under subsection (2) of section 45, the fact of such acceptance shall be notified in the *Fort St. George Gazette*, and in the gazette of the district, if any, and the provisions of sections 47 to 52 (both inclusive) shall thereupon come into force within such area and from such date as may be specified in the notification.

Acceptance of resolution by Governor-in-Council to be notified.

47. No fees shall be charged at any elementary school in any area affected by a notification under section 46:

Provided that the Local authority of such area shall pay compensation in the manner prescribed for any loss of income, which may be caused by such remission of fees to elementary schools under private management.

(2) *Exemptions.*

[47]

48. The Governor in Council may, by notification, exempt any person or class of persons from the effect of a notification under section 46.

Exemption may be given on class of persons.

(3) *Responsibility of guardians.*

[48]

49. In every area affected by a notification under section 46 it shall be the

Responsibility of guardians to ensure that all school-age children attend school.

[New]  
[Of clause 17 of the Central Provinces Primary Education Bill.]

duty of the guardian of every child of school age resident in such area, subject to the exceptions authorised by section 50, to cause such child to attend an elementary school in such area:

Provided that no guardian shall be compelled to cause a child to attend a school at which attendance at religious instruction is a faith other than that to which the child belongs is compulsory:

Provided further that no guardian shall be compelled to cause a Muhammadan child to attend a school at which adequate arrangements have not been made for religious instruction in the Muhammadan faith.

50. Attendance at school shall not be compulsory in the following circumstances:

(i) if there is no elementary school within two miles or such other distance as may have been notified under the explanation to sub-section (2) of section 49 from the residence of the child;

(ii) if the child is prevented from attending school by reason of sickness, infirmity or other cause declared by a resolution of the local authority concerned to be a reasonable excuse;

(iii) if the child is receiving instruction in some other manner declared to be satisfactory by a prescribed officer;

(iv) if the child has already received instruction in an elementary school or otherwise up to the standard prescribed for elementary education;

(v) if the child is exempt from attendance on any other prescribed ground.

#### (4) Attendance Committee.

51. The local authority concerned shall be responsible for the enforcement of the provisions of section 49 and, subject to such rules as may be prescribed, shall for this purpose appoint one or more attendance committees.

52. (1) Whenever an attendance committee is satisfied that a guardian has without reasonable excuse failed to discharge the obligation created by section 49, it may cause a complaint against such guardian to be presented to any magistrate having local jurisdiction.

(2) If satisfied that the complaint is well founded, the magistrate shall pass an order directing the guardian to cause the child in respect of whom the complaint is preferred to attend school regularly after a specified date.

(3) If without reasonable excuse the guardian fails to comply with such order,

Enure when  
attendance  
is compulsory  
of child at  
school shall  
not be  
compulsory.

Appointment  
of attendance  
committees.

Attendance  
committee may  
cause a complaint  
to be presented  
to any magistrate  
having local jurisdiction  
if guardian fails to  
cause child to  
attend school.

Penalty for  
failure to  
obey order to  
attend school.

[ 49 ]

[ 50 ]

[ 51 ]

the attendance committee may sanction his prosecution and on conviction by a magistrate the guardian shall be liable to a fine not exceeding five rupees:

Provided that any person who has on two or more previous occasions been convicted of an offence under this section, shall on further conviction be liable to a fine not exceeding fifty rupees.

# CHAPTER VI.

## RELIGIOUS INSTRUCTION.

[ 52 ]

52. (1) If at any elementary school under private management and in receipt of aid under section 42 the children are required to be present during religious instruction based on the distinctive doctrines or creed of any particular religion, sect or denomination, and not less than ten guardians of children attending such school make an application in writing to the District Educational Council for the provision of elementary education in such a manner as to obviate their compulsory presence during religious instruction, the District Educational Council, on being satisfied that the requisite provision does not already exist in some other neighbouring elementary school, shall require the manager of the school to enter into an agreement for the exemption from presence during religious instruction of all children whose guardians make a written request therefore.

Students  
Presented  
Council  
of such  
nature  
for the  
provision of  
elementary  
education  
without  
restriction on  
religious  
instruction  
in any  
school

(2) If within the time prescribed the manager fails to enter into such an agreement the District Educational Council shall arrange with the local authority concerned for the establishment of an elementary school within two miles or such other distance as may have been notified under the explanation to sub-section (2) of section 45 from the residence of every child in respect of whom alternative educational facilities are requested.

(3) Every agreement made under sub-section (1) shall be for a stated period, on the expiry of which, it shall, at the option of the manager, be determined or renewed for a further period on such terms as may be arranged.

(4) If the agreement is determined under sub-section (3), the District Educational Council shall make arrangements as aforesaid for the establishment of a new elementary school.

[ 53 ]

53. If an elementary school, the manager of which refuses to enter into an agreement under section 52 or exercises his option of determining such an agreement, continues to comply with the conditions on which recognition has been

Refusely  
to enter  
into an  
agreement  
under  
section  
52, or  
exercise  
his option  
of determining  
such an  
agreement.

granted under section 41, it shall nevertheless be eligible for such grants-in-aid as may be admissible under section 42.

#### CHAPTER VII.

##### MISCELLANEOUS.

It shall be the duty of the district board to ensure that the powers and duties of the school board.

55. If in any area, not being a municipality, there is no school board, the powers and duties of a school board under this Act shall be respectively exercised and performed by the district board having jurisdiction over such area:

Provided that in each case the provisions of sub-section (4) of section 5 shall not apply.

Power of Government to make rules.

56. (1) The Governor in Council may after previous publication make rules not inconsistent with this Act to carry out all or any of the purposes of this Act.

(2) In particular and without prejudice to the generality of the foregoing provision he may make rules—

(a) declaring what shall constitute 'elementary education', 'elementary school phase', 'school age' and 'attendance at school';

(b) declaring what schools shall be classed as elementary;

(c) regulating the election of presidents of District Educational Councils and the number of persons which each local authority can elect to represent it on the District Educational Council;

(d) regulating the appointment, pay, punishment and removal of the officers and servants employed by District Educational Councils;

(e) determining the conditions subject to which property may be acquired, held and transferred by District Educational Councils;

(f) laying down the registers, statements, reports, returns, budgets and other information to be maintained or furnished by District Educational Councils, by local authorities, by managers of elementary schools under private management and by attendance committees;

(g) regulating the procedure for the assessment and realization of the special tax leviable under clause (iv) of section 34;

(h) declaring the conditions subject to which schools may be admitted to recognition or aid;

(i) regulating the manner in which compensation shall be paid under section 47; and

(j) regulating the appointment of school attendance committees.

[ 44 ]

[ 55 ]

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